BY AUTHORITY OF CONGRESS.

THE

Statutes at Large and Treaties,

OF THE

UNITED STATES OF AMERICA,

FROM

DECEMBER 3, 1855, TO MARCH 3, 1859,

AND

PROCLAMATIONS SINCE 1791,

Arranged in Chronological Order;

WITH

REFERENCES TO THE MATTER OF EACH ACT AND TO THE SUBSEQUENT ACTS ON THE SAME SUBJECT.

EDITED BY

GEORGE MINOT AND GEORGE P. SANGER, ESQUIRES.

COUNSELLORS AT LAW.

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VOL. XI.

BOSTON:

LITTLE, BROWN AND COMPANY.

1859.
ADVERTISEMENTS.

In publishing the following Laws, the same plan has been adopted that was prescribed in the joint resolution of Congress of March 3, 1845, authorizing a subscription to the edition of all the Laws of the United States just published by us. As we have procured a careful collation with the records at Washington, by an experienced reader, and have scrupulously followed the original, we feel justified in saying that the public can safely rely on this publication. Any seeming errors, therefore, must be attributed to the Rolls, and not to us. Where anything absolutely necessary to the sense is omitted in the Rolls, our plan is to insert it in the text, enclosed in brackets.

Boston, June 1, 1859.

LITTLE, BROWN AND COMPANY.
LIST

OF THE

PUBLIC ACTS AND RESOLUTIONS

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AND OF THE PROCLAMATIONS,

CONTAINED IN THIS VOLUME


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Diego Islands. An act to authorize protection to be given to citizens of the United States who may discover deposits of guano. August 18, 1856, ch. 164 119

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No. 3. Restoration of Navy Officers dropped, &c. A resolution to extend and define the authority of the President under the act approved January sixteenth, eighteen hundred and fifty-seven, entitled “An act to amend an act, entitled ‘An act to promote the efficiency of the Navy,’” in respect to dropped and retired naval officers. March 10, 1858

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PUBLIC ACTS OF THE THIRTY-FOURTH 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 third day of December, 1855, and ended Monday the 18th day of August, 1856.

FRANKLIN PIERCE, President. JESSE D. BRIGHT, President of the Senate, pro tempore. NATHANIEL P. BANKS, Jun., Speaker of the House of Representatives.

CHAPTER I.—An Act to relieve the Commissioner of Pensions from the Performance of certain clerical Duties.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Pensions is hereby authorized, with the approval of the Secretary of the Interior, to appoint such person as may from time to time be thought proper to sign the name of said Commissioner of Pensions to certificates or warrants for bounty land; and all such certificates or warrants so signed shall be as valid to all intents and purposes as if signed by said commissioner.

APPROVED, February 20, 1856.

CHAP. IV.—An Act authorizing the Secretary of the Treasury to change the Names of Vessels in certain Cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, authorized to permit the owner or owners of any vessel to change the name of the same, when, in his opinion, there shall be sufficient cause for so doing; and he may establish such rules and regulations as he shall deem proper for that purpose.

APPROVED, March 5, 1856.

CHAP. VIII.—An Act to define the Jurisdiction of the District and Circuit Courts of the United States for the District of East Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the jurisdiction of the district and circuit courts of the United States for the eastern district of Tennessee be and the same is hereby declared to extend to and include the following counties of said State, to wit: Anderson, Bledsoe, Blount, Bradley, Campbell, Carter, Claiborne, Cocke, Grainger, Greene, Hawkins, Hamilton, Hancock, Jefferson, Johnson, Knox, McMinn, Meigs, Marion, Monroe, Morgan, Polk, Rhea, Roane, Sevier, Scott, Sullivan, Washington, Union, and Cumberland, and any new county which may hereafter be formed out of the territory of one or more of said counties shall be included in said jurisdiction.

APPROVED, March 19, 1856.
March 8, 1856.

CHAP. IX.—An Act relating to Punishment in the Penitentiary.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, where any judicial district has been or may hereafter be divided, the circuit and district courts of the United States shall have power to sentence any one convicted of an offence punishable by imprisonment and hard labor, to the penitentiary within the State, though it be out of the judicial district in which the conviction is had.

SEC. 2. And be it further enacted, That the said courts in the northern district of Ohio, and in the northern district of Illinois, be authorized to transfer to the penitentiary of the respective States any prisoner or prisoners who may now be confined in jail in either district, whose offence by law is punishable by confinement to hard labor in the penitentiary.

APPROVED, March 28, 1856.

April 5, 1856.

CHAP. XI.—An Act to continue temporarily the Land-Office at Kalamazoo, in the State of Michigan, and at Palmyra, 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 offices of register and receiver of the Land-Office at Kalamazoo, in the State of Michigan, and the office itself, shall be continued until such time as, in the opinion of the President, the same can be discontinued without prejudice to the public interests. And that until that time, the act of Congress approved June twelfth, eighteen hundred forty, shall not apply to the said office or officers.

SEC. 2. And be it further enacted, That the compensation of the said register and receiver shall be allowed them agreeably to law, during the time of discontinuance under the existing order.

SEC. 3. And be it further enacted, That the provisions of sections one and two of this act are hereby made applicable to the Land-Office at Palmyra, in the State of Missouri, and the register and receiver thereof.

APPROVED, April 5, 1856.

April 5, 1856.

CHAP. XII.—An Act to constitute the Cities of Hannibal, Missouri, and Peoria, Illinois, Ports of Delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the city of Hannibal, in the State of Missouri, shall be and is hereby constituted a port of delivery, annexed to and made a part of the collection district of New Orleans, and shall be subject to the same regulations and restrictions as other ports of delivery in the United States, and all the privileges and facilities afforded by the act of Congress of the second March, eighteen hundred and thirty-one, entitled “An act allowing the duties on foreign merchandise imported into Pittsburgh, Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, to be secured and paid at those places,” shall be and are hereby extended to said port. A surveyor of the customs shall be appointed to reside at said port and perform the duties prescribed by law, and shall receive in full compensation for his services a salary of one thousand dollars per annum.

Peoria, Ill. made a port of delivery in that district.

Surveyor. His duties and pay.

1851, ch. 87.
merchandise imported into Pittsburgh, Wheeling, Cincinnati, St. Louis, Nashville, and Natchez, to be secured and paid at those places."

APPROVED, April 5, 1856.

CHAP. XIII.—An Act making Appropriations for restoring and maintaining the peaceable Disposition of the Indian Tribes on the Pacific, 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 three hundred thousand dollars be and the same is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, to be expended under the direction of the President of the United States, for restoring and maintaining the peaceable disposition of the Indian tribes on the Pacific.

SEC. 2. And be it further enacted, That the sum of one hundred and twenty thousand dollars be and the same is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, for the purchase of gunpowder for the Pacific coast.

APPROVED, April 5, 1856.

CHAP. XIV.—An Act making Appropriations for the Payment of invalid and other Pensions of the United States for the Year-ending the thirtieth of June, eighteen hundred and fifty-seven.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the payment of pensions for the year ending the thirtieth of June, one thousand eight hundred and fifty-seven:

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

For pensions under acts of the eighteenth March, one thousand eight hundred and eighteen, fifteenth May, one thousand eight hundred and twenty-eight, and seventh June, one thousand eight hundred and thirty-two, one hundred and thirteen thousand six hundred dollars.

For pensions to widows of those who served during the revolutionary war, under the third section of acts of fourth July, one thousand eight hundred and thirty-six, seventh July, one thousand eight hundred and forty-three, seventeenth June, one thousand eight hundred and forty-four, second February, one thousand eight hundred and forty-eight, and second section act of third February, one thousand eight hundred and fifty-three, four hundred and sixty thousand dollars.

For pensions to widows and orphans, under act of twenty-first July, one thousand eight hundred and forty-eight, first section act of third February, one thousand eight hundred and fifty-three, two hundred and four thousand dollars.

For half-pay pensions, payable through the second and third auditors of the treasury, thirty-eight thousand and forty-seven dollars and seven cents.

For navy invalid pensions, thirty thousand dollars.

For navy pensions to widows and orphans, under act of eleventh August, one thousand eight hundred and forty-eight, one hundred and ten thousand dollars.

For paying pensions of invalids who were wounded on board of private armed vessels during the last war with Great Britain, in addition to the unexpended balance of former appropriations for the same object, thirteen hundred and fifty-seven dollars.

SEC. 2. And be it further enacted, That so much of the first section of the act entitled "An act for the relief of certain surviving officers and soldiers of the army of the Revolution," approved fifteenth May, one So much of acts of 1828, ch. 34, 1832, ch. 198.
155. as provides for payment out of any money not otherwise appropriated, be repealed.

thousand eight hundred and twenty-eight, of the first section of the act entitled "An act supplementary to the act for the relief of certain surviving officers and soldiers of the army of the Revolution," approved seventh June, one thousand eight hundred and thirty-two, and of the first proviso of the first section of the act entitled "An act renewing certain naval pensions, and extending the benefit of existing laws respecting naval pensions to engineers, firemen, and coal-heavers in the navy, and to their widows," approved eleventh August, one thousand eight hundred and forty-eight, as provides for the payment of all pensions under the aforesaid acts out of any moneys in the treasury not otherwise appropriated, be and the same is hereby repealed, from and after the thirtieth of June, one thousand eight hundred and fifty-six.

SEC. 8. And be it further enacted, That any moneys appropriated by the act of thirty-first May, eighteen hundred and fifty-four, to supply deficiencies for the fiscal year ending the thirtieth of June of that year, and by the second section of the act of twenty-eighth February, eighteen hundred and fifty-five, making appropriations for the payment of pensions applicable to the payment of pensions of invalids who were wounded on board of private armed vessels during the last war with Great Britain, not required under the provisions thereof, may be applied to the same purpose subsequent to the thirtieth of June, eighteen hundred and fifty-five, if being hereby provided that pensions to invalids thus wounded shall be paid from moneys in the treasury of the United States in the same manner, upon appropriations made or to be made, as other pensions for naval or military services.

APPROVED, April 5, 1856.

April 28, 1856.

CHAP. XVIII. — An Act to change the Times of holding the United States Courts in the Southern District of Illinois.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, instead of the times heretofore fixed by law, the circuit and district courts of the United States for the Southern District of Illinois, shall hereafter be held as follows:

At Springfield, on first Mondays in January and first Mondays in June, and all writs, pleas, suits, recognizances, indictments, or other proceedings, civil or criminal, issued, commenced, or pending in either of said courts, shall be returnable to, be entered and have day in court, and be heard and tried according to the times of holding said courts as herein provided.

SEC. 2. And be it further enacted, That the clerk of the said district court of the southern district of Illinois, is hereby authorized, under the direction of the Judge of said district court, to make a transcript from the records of the district and circuit courts of the northern district of Illinois, of all such matters and proceedings as relate to or concern titles to real estate or causes originating in that part of the State of Illinois included within said southern district aforesaid; and that the compensation of said services be [the] same as now allowed for like services under existing laws, and provided, That such transcripts and records, when so made, shall be certified by said clerk to be true and correct, the same shall be evidence as fully and effectually as though originally entered and made in the courts of the United States for the southern district of Illinois.

APPROVED, April 28, 1856.
THIRTY-FOURTH CONGRESS. Sess. I. Ch. 19, 20, 1856.

CHAP. XIX. — An Act making Appropriations for the Support of the Military Academy for the Year ending the thirtieth of June, eighteen hundred and fifty-seven.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the support of the Military Academy, for the year ending the thirtieth of June, one thousand eight hundred and fifty-seven: —

Appropriations.

For pay of officers, instructors, cadets, and musicians, ninety-one thousand one hundred and six dollars.

For commutation of subsistence, two thousand and forty-four dollars.

For forage for officers' horses, eight hundred and sixty-four dollars.

For current and ordinary expenses, as follows: repairs and improvements, fuel, and apparatus, forage, postage, stationery, transportation, printing, clerks, miscellaneous and incidental expenses, and departments of instruction, thirty-four thousand seven hundred and ninety dollars.

For gradual increase and expense of library, one thousand dollars.

For expenses of the board of visitors, three thousand dollars.

For forage for artillery and cavalry horses, eight thousand six hundred and forty dollars.

For replacing dead and worn out 'cavalry and artillery horses, one thousand dollars.

For repairs and additions to professors' quarters, five thousand dollars.

For furniture for hospital for cadets, one thousand and fifty dollars.

For a gun pendulum, six hundred dollars.

For a public clock, seven hundred dollars.

For additional stables for dragoons' and artillery horses, ten thousand dollars.

SEC. 2. And be it further enacted, That the amounts disbursed, or that may be disbursed, out of moneys appropriated for the support of the Military Academy by the acts of May tenth, eighteen hundred and fifty-four, and March third, eighteen hundred and fifty-five, in payment of additional compensation to the librarian, assistant librarian, and certain enlisted men at that post, be passed to the credit of the disbursing officer: Provided, That the additional pay to said librarian, and assistant librarian, shall not exceed the sum of one hundred and twenty dollars each per annum, and to the non-commissioned officer in charge of mechanics and other labor at the post, the soldier acting as clerk in the Adjutant's office, and the four enlisted men in the philosophical and chemical departments, and lithographic office, not exceeding the sum of fifty dollars each per annum: and that a like measure of compensation be hereby authorized to be allowed hereafter for said services respectively.

SEC. 3. And be it further enacted, That the Secretary of the Senate furnish annually the library of the Academy at West Point with a copy of all documents published by the Senate.

APPROVED, April 28, 1856.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act entitled “An act to provide for the safe-keeping of the acts, records, and seal of the United States, and for other purposes,” as is embraced in the last clause of the sixth section of said act, and which reads in words as follows: “For authenticating a copy of a record or paper, under the seal of office, twenty-five cents,” shall be and the same is hereby repealed.

APPROVED, April 28, 1856.
April 28, 1856.

CHAP. XXI.—An Act amendatory of an Act 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."

Be it enacted by the Senate, and House of Representatives of the United States of America in Congress assembled, That so much of the Act 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-six, eighteen hundred and fifty-three, as applies to the fees of jurors, be and the same is hereby made to embrace the jurors of the United States courts for the District of Columbia.

Approved, April 28, 1856.

April 30, 1856.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the circuit court of the United States for the districts of California shall hereafter hold four regular sessions in each year, two of which, beginning respectively on the first Monday in January and July, shall be held at San Francisco, in and for the northern district of California; and the other two, beginning respectively on the first Monday of March and September, shall be held at Los Angeles, in the southern district of California, and the circuit judge of California shall have the same powers in relation to his attendance on said sessions and the arrangement of business thereat as are vested in the other circuit judges of the United States by the second section of the Act approved the seventeenth of June, one thousand eight hundred and forty-four, entitled "An act concerning the supreme court of the United States;" Provided, That the term of said court herein provided to be held at San Francisco on the first Monday in January next, may be held in advance of that time under order of the said circuit judge upon notice previously given in conformity with the second section of the Act of which this act is amendatory.

SEC. 2. And be it further enacted, That the said circuit court shall be presided over by the judge of the circuit court of the United States for the districts of California, and by the judge of the district court for the district in which the court is holden, either of whom shall constitute a quorum; and the said circuit court and the said circuit judge, and each of the said district judges within his separate district, when sitting as circuit judge, shall be, and they are hereby, respectively vested with all the authority, powers, and jurisdiction which are vested by existing laws in the several circuit courts of the United States, or the judges thereof. And all laws, or parts of laws, which now are or may hereafter be enacted, regulating the jurisdiction, process, and practice of the circuit courts of the United States, shall be, and the same are hereby, made applicable to the said circuit court for each of said districts of California. And the marshal of the United States for each district of California shall act as marshal of said circuit court for his district, and shall attend not only the regular sessions of said courts, but such special or extra terms as may be held in either district, which the said circuit judge is hereby authorized to order in conformity to the mode directed by the second section of the Act of which this act is amendatory.

SEC. 3. And be it further enacted, That the clerk of the said circuit court of the United States for the districts of California shall keep the records of said court in the city of San Francisco, and he is hereby authorized to appoint a deputy or deputies, whose official acts, signatures, attestations, and certificates shall be entitled to as full credit as those of the said clerk.
THIRTY-FOURTH CONGRESS. Sess. I. Ch. 24, 25. 1856.

SEC. 4. And be it further enacted, That all suits or causes instituted in the district courts of California prior to the first Monday of July, eighteen hundred and fifty-five, and which remain pending in either of said courts, or in which final process has not been executed, and which are properly within the jurisdiction of circuit courts, and not of district courts of the United States, shall be removed for the district in which the cause is pending by a transfer, and delivery to the clerk of the said circuit court of the original papers with an exemplification of the record or docket entries under the seal of the district court, for which exemplification the clerk of the said district court shall receive the same fees as are allowed for similar services in making transcripts for appeals or writs of error, to be paid by the party applying for the same, and taxed as costs on final judgment; and all causes now pending in said circuit court of the United States, against parties residing in the southern district of California, shall, on application of the parties defendant, made within three months from the date when this act shall take effect, be removed in like manner to the said circuit court held in the southern district of California, and all such causes shall take rank on the docket according to the date of removal; and all suits removed under the provisions of this section shall be proceeded in, and conducted in the same manner as if originally instituted in the court to which they may be removed.

SEC. 5. And be it further enacted, That all laws, or parts of laws, contrary to or inconsistent with this act, shall be, and remain repealed, from the date when this act shall take effect.

SEC. 6. And be it further enacted, That this act shall take effect in ninety days after the passing thereof, and not before that period.

APPROVED, April 30, 1856.

CHAP. XXIV.—An Act creating Columbus, in Kentucky, a Port of Delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Columbus, in the State of Kentucky, be and is hereby constituted a port of delivery, within the collection district of New Orleans, and there shall be a surveyor of customs appointed for the said port, who shall perform the duties, and receive the salary and emoluments prescribed by the act of Congress, approved on the second day of March, eighteen hundred and thirty-one, entitled "An act allowing the duties on foreign merchandise imported into Pittsburg, Wheeling, Cincinnati, Louisville, St. Louis, Nashville, and Natchez, to be secured and paid at those places:” Provided, That it shall be the duty of the Secretary of the Treasury to abolish said port of delivery whenever, in his judgment, the public interest shall no longer require a port of delivery at that place.

APPROVED, May 9, 1856.

CHAP. XXV.—An Act to surrender to the State of Illinois the Cumberland Road in said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the Cumberland Road as lies within the State of Illinois, and all the interest of the United States in the same, together with all the stone, timber, and other materials belonging to the United States, and procured for the purpose of being used in the construction of the same, and all the rights and privileges of every kind belonging to the United States, as connected with said road, in said State, be, and the same are hereby, transferred and surrendered to the said State of Illinois.

APPROVED, May 9, 1856.
THIRTY-FOURTH CONGRESS. Sess. I. Ch. 26. 1866.

Chap. XXVI.—An Act to amend the Act in addition to certain Acts granting Bounty Land to certain Officers and Soldiers who have been engaged in the Military Service of the United States, approved March third, eighteen hundred and fifty-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where a certificate or warrant for bounty land for any less quantity than one hundred and sixty acres, shall have been issued to any officer or soldier, or to the widow or minor child or children of any officer or soldier, under existing laws, the evidence upon which such certificate or warrant was issued shall be received to establish the service of such officer or soldier in the application of himself, or of his widow or minor child or children, for a certificate or warrant for so much land as may be required to make up the full sum of one hundred and sixty acres, on proof of the identity of such officer or soldier, or in case of his death, of the marriage and identity of his widow, or in case of her death, of the identity of his minor child or children: Provided, nevertheless, That if, upon a review of such evidence, the Commissioner of Pensions shall not be satisfied that the former certificate or warrant was properly granted, he may require additional evidence, as well of the term as of the fact of service.

Sec. 2. And be it further enacted, That in all cases where a pension has been granted to any officer or soldier, the evidence upon which such pension was granted shall be received to establish the service of such officer or soldier in his application for bounty land; and upon proof of his identity as such pensioner, a certificate or warrant may be issued to him for the quantity of land to which he shall be entitled; and in case of the death of such pensioned officer or soldier, his widow shall be entitled to a certificate or warrant for the same quantity of land to which her husband would have been entitled, if living, upon proof that she is such widow, and in case of the death of such officer or soldier, leaving a minor child or children and no widow, or where the widow may have deceased before the issuing of any certificate or warrant, such minor child or children shall be entitled to a certificate or warrant for the same quantity of land as the father would have been entitled to receive if living, upon proof of the decease of father and mother: Provided, nevertheless, That if, upon a review of such evidence, the Commissioner of Pensions shall not be satisfied that the pension was properly granted, he may require additional evidence, as well of the term as of the fact of service.

Sec. 3. And be it further enacted, That so much of the third section of the “Act in addition to certain acts granting bounty land to certain officers and soldiers who have been engaged in the military service of the United States,” approved March third, eighteen hundred and fifty-five, as requires the party claiming a certificate or warrant, under the provisions of said act, to establish his or her right thereto, by record evidence of the service for which such certificate or warrant has been or may be claimed, be, and the same is hereby, repealed, and parol evidence, where no record evidence exists, may be admitted to prove the service performed, under such rules and regulations as the Commissioner of Pensions may prescribe.

Sec. 4. And be it further enacted, That the eighth section of the act above mentioned, approved the third day of March, in the year eighteen hundred and fifty-five, shall be construed as embracing officers, marines, seamen, and other persons engaged in the naval service of the United States during the revolutionary war, and the widows and minor children of all such officers, marines, seamen, and other persons engaged as aforesaid.

Sec. 5. And be it further enacted, That the provisions of the said act shall extend to all persons who have served as volunteers with the armed forces of the United States, subject to military orders, for the space of
fourteen days, in any of the wars specified in the first section of the said
act, whether such persons were or were not mustered into the service of
the United States.

Sec. 6. And be it further enacted, That the widows and minor children
of all such persons as are specified in the last preceding section of this
act, and are now dead, shall be entitled to the same privileges as the
widows and minor children of the beneficiaries named in the act to which
this is an amendment.

Sec. 7. And be it further enacted, That when any company, battalion,
or regiment, in an organized form, marched more than twenty miles to
the place where they were mustered into the service of the United States,
or were discharged more than twenty miles from the place where such
company, battalion, or regiment was organized, in all such cases, in com-
puting the length of service of the officers and soldiers of any such com-
pany, battalion, or regiment, there shall be allowed one day for every
twenty miles from the place where the company, battalion, or regiment
was organized to the place where the same was mustered into the service
of the United States, and also one day for every twenty miles from the
place where such company, battalion, or regiment was discharged, to the
place where it was organized, and from whence it marched to enter the
service; Provided, That such march was in obedience to the command or
direction of the President of the United States, or some general officer
of the United States, commanding an army or department, or the chief
executive officer of the State or Territory by which such company, bat-
talion, or regiment was called into service.

Approved, May 14, 1856.

CHAP. XXVIII. — An Act making a Grant of Lands to the State of Iowa, in alternate
Sections to aid in the Construction of certain Railroads in said State.

May 16, 1856.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there be and is hereby
granted to the State of Iowa, for the purpose of aiding in the construction
of railroads from Burlington, on the Mississippi River, to a point on the
Missouri River near the mouth of the Platte River; from the city of
Davenport, via Iowa City and Fort Des Moines, to Council Bluffs; from
Lyons City northeasterly to a point of intersection with the main line of
the Iowa Central Air Line Railroad, near Maquoketa, then on said
main line, running as near as practicable to the forty-second parallel
across the said State to the Missouri River, from the city of Dubuque to
a point on the Missouri River near Sioux City, with a branch from the
mouth of the Tete Des Morts to the nearest point on said road, to be
completed as soon as the main road is completed to that point, every
alternate section of land, designated by odd numbers, for six sections in
width on each side of each of said roads. But in case it shall appear
that the United States have, when the lines or routes of said roads are
definitely fixed, sold any sections, or any parts thereof, granted as afore-
said, or that the right of preemption has attached to the same, then it
shall be lawful for any agent or agents, to be appointed by the governor
of said State, to select, subject to the approval of the Secretary to the
Interior, from the lands of the United States nearest to the tiers of sec-
tions above specified, so much land, in alternate sections, or parts of sec-
tions, as shall be equal to such lands as the United States have sold or
otherwise appropriated, or to which the rights of preemption have
attached as aforesaid; which lands (thus selected in lieu of those sold
and [to] which preemption rights have attached, as aforesaid, together
with the sections, and parts of sections, designated by odd numbers as
aforesaid, and appropriated as aforesaid) shall be held by the State of
Iowa for the use and purpose aforesaid: Provided, That the land to be

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so located shall, in no case, be further than fifteen miles from the lines of said roads, and selected for and on account of each of said roads: Provided, further, That the lands hereby granted for and on account of said roads severally shall be exclusively applied in the construction of that road for and on account of which such lands are hereby granted, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatsoever: And provided further, That any and all lands heretofore reserved to the United States, by any act of Congress, or in any other manner by competent authority, for the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be and the same are hereby reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the routes of said railroads through such reserved lands, in which case the right of way only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of sections of land which, by such grant, shall remain to the United States within six miles on each side of said roads, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of said lands become subject to private entry until the same have been first offered at public sale at the increased price.

SEC. 3. And be it further enacted, That the said lands hereby granted to the said State shall be subject to the disposal of the legislature thereof, for the purposes aforesaid, and no other; and the said railroads shall be and remain public highways for the use of the Government of the United States, free from toll or other charge upon the transportation of any property or troops of the United States.

SEC. 4. And be it further enacted, That the said lands hereby granted to said State shall be disposed of by said State only in manner following: that is to say, that a quantity of land not exceeding one hundred and twenty sections for each of said roads, and included within a continuous length of twenty miles of each of said roads, may be sold; and when the governor of said State shall certify to the Secretary of the Interior that any twenty continuous miles of any of said roads is completed, then another quantity of land hereby granted, not to exceed one hundred and twenty sections for each of said roads having twenty continuous miles completed as aforesaid, and included within a continuous length of twenty miles of each of such roads, may be sold, and so from time to time until said roads are completed; and if any of said roads are not completed within ten years, no further sale shall be made, and the lands unsold shall revert to the United States.

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

Approved, May 18, 1856.
For the chief clerk and clerk to the Committee on Finance, two thousand four hundred and thirteen dollars and forty-four cents.

For contingent expenses of the Senate:

For binding, eleven thousand dollars.

For lithographing and engraving, twenty-five thousand dollars.

For miscellaneous items, five thousand dollars.

For the contingent expenses of the House of Representatives:

For the completion of the binding of documents ordered to be printed for the use of the House, eighty-nine thousand seven hundred and fifteen dollars and fifty-six cents.

For the completion of the engraving ordered at the second session of the thirty-third Congress, one hundred and fifty thousand dollars.

For the engraving of maps, charts, and other plates accompanying documents ordered to be printed at the first session of the thirty-fourth Congress, nineteen thousand dollars.

For furniture and repairs, three thousand five hundred dollars.

For the pay of clerks upon the land maps for the use of the Committee on Public Lands, six thousand seven hundred and seventy dollars and eighty cents.

For the pay of nine clerks to committees of the House under resolutions of the present session, five thousand five hundred dollars.

To enable the Clerk to purchase the Statutes at Large for the use of members of the House of Representatives, per resolution of February 21, eighteen hundred and fifty-six, five thousand two hundred and eighty-five dollars.

To pay John C. Rives a balance due for reporting and publishing in the Daily Globe the proceedings of the House of Representatives for the second session of the thirty-third Congress, one thousand one hundred and seventy-seven dollars and fifty cents.

To enable the clerk of the House of Representatives to pay John C. Rives for reporting and publishing in the Daily Globe the proceedings of the House of Representatives for the first session of the thirty-fourth Congress, prior to the first of July, one thousand eight hundred and fifty-six, seventeen thousand three hundred and eighty dollars.

To enable the clerk of the House of Representatives to pay for one hundred copies of the Continuation of the Annals of Congress for the library of the House of Representatives during the present fiscal year, one thousand five hundred dollars.

To enable the clerk of the House of Representatives to pay for the continuation of the Annals of Congress, for the members of the thirty-second Congress, three thousand dollars.

Public Printing.—To supply deficiencies in the appropriation for printing and paper ordered at the first session of the thirty-third Congress, fifty-seven thousand one hundred and seventy-three dollars.

To supply deficiencies in the appropriation for printing of the second session of the thirty-third Congress, which deficiencies were transferred to the account of the first session of the thirty-fourth Congress, in virtue of the joint resolution approved February twenty-seventh, eighteen hundred and fifty-six, two hundred and forty-four thousand one hundred and eighty-eight dollars and ninety-five cents.

To provide for the engraving of the maps and drawings accompanying the reports of explorations and surveys to determine a Pacific railroad route, forty-nine thousand two hundred dollars, or so much thereof as may be necessary, and the said maps and drawings shall be engraved to the satisfaction of the Secretary of War.

For compensation of ten clerks of class one, employed temporarily in the office of the Third Auditor, on account of military bounty lands, three thousand four hundred and sixty-six dollars and seventy-six cents.
Contingent Expenses of Post- Office Department.—For blank books, binding, and stationery; fuel for the General Post-Office building, including the Auditor's office, oil, gas, and candles, printing, labor, day watchman, and for miscellaneous items, three thousand dollars.

For wages of workmen, seven thousand dollars.

For salary of the surveyor-general of Utah, eight hundred and thirty-three dollars and thirty-three cents.

For salary of the chief justice of the supreme court and eight associate judges, one thousand four hundred and forty-four dollars and eighty-one cents.

For salary of the circuit judge of California, fourteen hundred and eighty-seven dollars and fifty cents.

For compensation of the district attorneys, four thousand six hundred and ninety-six dollars and eighty-six cents.

For compensation of the marshals, five thousand one hundred and fifty dollars and ninety-nine cents.

For salaries of the assistant treasurers of the United States at Boston and St. Louis, three thousand nine hundred and eighty-three dollars and thirty-three cents.

To supply a deficiency in the fund for the relief of sick and disabled seamen, one hundred and fifty thousand dollars.

To supply a deficiency in the revenue of the Post-Office Department, one million one hundred and eighty-eight thousand one hundred and eighty-one dollars.

For arrearages, purchase of vessel and outfit, and for field service, provided in the first article of the reciprocity treaty with Great Britain, ten thousand five hundred dollars.

For the purchase of blank books, stationery, arms of the United States, presses, flags, and for the payment of postages, for the consuls of the United States, ten thousand dollars.

For expenses of the consulates in Turkey, viz: interpreters, guards, and other expenses of the consulates at Constantinople, Smyrna, Candia, and Alexandria, two thousand dollars.

For interpreters, guards, and other expenses of the consulate at Beirut, five hundred dollars.

For expenses incurred by consuls of the United States in procuring information required by the circulars of eighth October, eighteen hundred and fifty-three, and nineteenth March, eighteen hundred and fifty-four, on queries propounded by the State and Treasury Departments, and for information called for by the resolution of the House of Representatives of the fourteenth December, eighteen hundred and fifty-three, and twenty-sixth December, eighteen hundred and fifty-four, eight thousand dollars.

For compensation for clerical services performed in the office of the United States legation at London, from December, eighteen hundred and fifty-two, to August, eighteen hundred and fifty-three, inclusive, one thousand dollars.

To compensate the clerk of the United States district court for the State of Connecticut for making certified copies of all copyrights recorded in his office between January, eighteen hundred and forty-six, and February, eighteen hundred and fifty-two, inclusive, one thousand dollars.

Contingent Expenses of the Department of State.—For miscellaneous items, five hundred dollars.

For fitting up and furnishing the court rooms and conference room, and offices for the solicitor and clerk of the court of claims, three thousand dollars.

For filling up and grading the grounds belonging to the Custom-House Building, Norfolk, Virginia, one thousand dollars.
For transportation of officers, and for fuel and quarters, the payment of which is no longer made by the quarter-master's department, two thousand one hundred and twenty-seven dollars and twelve cents.

For contingencies of the army, five thousand dollars.

For the regular supplies of the quarter-master's department, consisting of fuel, forage in kind for the horses, mules, and oxen of the quarter-master's department, at the several military posts and stations, and with the armies in the field; for the horses of the first and second regiments of dragoons, the companies of light artillery, the regiment of mounted riflemen, and such companies of infantry as may be mounted, and also for the authorized number of officers' horses when serving in the field and at the outposts; of straw for soldiers' bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the pay and quarter-master's departments, and for the printing of division and department orders, army regulations, and reports, four hundred and sixty thousand dollars.

For the incidental expenses of the quarter-master's department, consisting of postage on letters and packets received and sent by officers of the army on public service; expenses of courts-martial and courts of inquiry, including the additional compensation to judge-advocates, recorders, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers employed, under the direction of the quarter-master's department, in the erection of barracks, quarters, storehouses, and hospitals; the construction of roads and other constant labor for periods of not less than ten days, under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department headquarters; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters, other disbursing officers, and trains, when military escorts cannot be furnished; expenses of the interment of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the quarter-master's department, including hire of interpreters, spies, and guides for the army; compensation of clerk to officers of the quarter-master's department; compensation of forage and wagon-masters, authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension of deserters, and the expenses incident to their pursuit; the various expenditures required for the first and second regiments of dragoons, the companies of light artillery, the regiment of mounted riflemen, and such companies of infantry as may be mounted, viz: for the purchase of horse equipments, as saddles, bridles, saddle blankets, nose-bags, iron combs, curry combs, and spurs and straps; of travelling forges, blacksmiths' and shoeing tools, horse and mule shoes, iron and steel for shoeing, hire of veterinary surgeons, purchase of medicines for horses and mules, shoeing horses of mounted corps, and repairing dragoon and rifle equipments, one hundred and eighty thousand dollars.

For transportation of the army, including the baggage of the troops when moving either by land or water; of clothing, camp and garrison equipage, and horse equipments, from the depot at Philadelphia to the several posts and army depots; of subsistence from the places of purchase, and from the places of delivery under contract to such places as the circumstances of the service may require it to be sent; of ordnance, ordnance stores and small arms, from the foundries and armories to the arsenals, fortifications, frontier posts, and army depots; freights, wharfage, tolls, and ferriages; for the purchase and hire of horses, mules, and oxen, and the purchase and repair of wagons, carts, drays, ships, and other sea-going vessels and boats for the transportation of supplies, and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the pay and other disbursing departments; the expense of sailing public transports on the various rivers, the Gulf of
Mexico, and the Atlantic and Pacific; and for procuring water at such posts as from their situation require that it be brought from a distance, and for clearing roads and removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops on the frontier, one million dollars.

For defraying the expenses of the supreme, circuit, and district courts of the United States, including the District of Columbia; also for jurors and witnesses in aid of the funds arising from fines, penalties, and forfeitures incurred in the fiscal year ending the thirtieth of June, eighteen hundred and fifty-six, and previous years; and likewise for defraying the expenses of suits in which the United States are concerned, and of prosecutions for offences committed against the United States, and for the safe-keeping of prisoners, two hundred thousand dollars.

For defraying the expenses of suits in which the United States are concerned, and of prosecutions for offences committed against the United States, and for the safe-keeping of prisoners, two hundred thousand dollars.

For the collection of agricultural statistics, investigations for promoting agriculture and rural economy, and the procurement and distribution of cuttings and seeds, to be expended under the direction of the commissioner of patents, thirty thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly for the Territory of Minnesota, six thousand dollars.

For contingent expenses of the Territory of New Mexico, and to enable the governor to employ an interpreter or translator, five hundred dollars.

For filling up and draining the grounds in the vicinity of the national green-houses, known as the Botanic Garden, and for walling the creek which passes through the same, five thousand six hundred and fifty dollars.

For continuing the grading and planting with trees the unimproved portions of the mall, ten thousand dollars.

For construction of a sewer in Judiciary Square, six thousand dollars.

For placing the sewer openings along Pennsylvania Avenue under the footway, and trapping the same, eight thousand dollars.

For repairing old portion of the Patent-Office Building, constructing water-closets therein, and casual repairs of the east wing of said building, four thousand dollars.

For an additional furnace erected for the library of Congress, five hundred dollars.

For finishing the portico and exterior of the west wing of the Patent-Office Building, to pay the reservations due, put up iron railing, and lay down the necessary flagging and pavements, one hundred and fifty thousand dollars.

Pay of officers of library. "To fix the compensation of the employees in the legislative department of the government, and to prohibit the allowance of the usual extra compensation to such as receive the benefits thereof," approved the twentieth of July, eighteen hundred and fifty-four, and the provision in the act of third March, eighteen hundred and fifty-five, which authorizes the application of the benefits of said resolution to apply to the librarian and assistants and messenger in the library of Congress, be so construed as to allow them twenty per centum upon the compensation provided by the seventh section of the act of fourth August, eighteen hundred and fifty-four, making appropriations for the civil and diplomatic expenses of government; and the said joint resolution shall not be construed to apply to the public printer for either branch of Congress; and that so much of the act approved the third of March, eighteen hundred and fifty-five, as requires all blank books, binding, and ruling for the several executive departments shall be furnished under the direction and supervision of the Superintendent of Public Printing be, and the same is hereby, repealed.
SEC. 3. And be it further enacted, That the provision in the act of July twenty-seventh, eighteen hundred and fifty-four, entitled "An act to increase the salaries of executive and judiciary officers in Oregon, New Mexico, Washington, Utah, and Minnesota," which declares that the salary of the governor of New Mexico be, and the same is hereby, increased to the sum of three thousand dollars, shall be construed by the accounting officers of the treasury to be the full salary of that officer as governor and as superintendent of Indian affairs.

APPROVED, May 15, 1856.

CHAP. XXX.—An Act to provide for at least two Election Precincts in each Ward in 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 it shall be the duty of the city corporation to provide at least two election precincts in each ward, to appoint commissioners to superintend elections in the same, and to adopt such other regulations as may be necessary to give full force and effect to this section.

SEC. 2. And whereas, native-born citizens, resident of the city of Washington, who arrive at the age of twenty-one years between the thirtieth day of December next preceding the election and the day of election are not allowed to vote at such election —

Be it further enacted, That no person, being naturalized between said day of December and the day of the succeeding election, shall be entitled to vote at such next succeeding election.

SEC. 3. And be it further enacted, That at all elections to be held in the city of Washington for municipal officers, the polls shall be opened at seven o'clock A. M. and closed at seven o'clock P. M.; and that all acts, and parts of acts, inconsistent with this act are hereby repealed.

APPROVED, May 16, 1856.

CHAP. XXXI.—An Act granting Public Lands, in alternate Sections, to the States of Florida and Alabama, to aid in the Construction of certain Railroads in said States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be and is hereby granted to the State of Florida, for the purpose of aiding in the construction of railroads from St. John's River, at Jacksonville, to the waters of Escambia Bay, at or near Pensacola; and from Amelia Island, on the Atlantic, to the waters of Tampa Bay, with a branch to Cedar Key, on the Gulf of Mexico; and also a railroad from Pensacola to the State line of Alabama, in the direction of Montgomery, every alternate section of land designated by odd numbers, for six sections in width on each side of each of said roads and branch. But in case it shall appear that the United States have, when the lines or routes of said roads and branch are definitely fixed, sold any sections, or any parts thereof, granted as aforesaid, or that the right of preemption has attached to the same, then it shall be lawful for any agent or agents to be appointed by the governor of said State, to select, subject to the approval of the Secretary of the Interior, from the lands of the United States nearest to the tiers of sections above specified, so much land in alternate sections or parts of sections, as shall be equal to such lands as the United States have sold, or otherwise appropriated, or to which the rights of preemption have attached as aforesaid; which lands (thus selected in lieu of those sold and to which preemption rights have attached as aforesaid, together with the sections and parts of sections designated by odd numbers, as aforesaid, and appropriated as aforesaid,) shall be held by the State of Florida for the use and purpose aforesaid: Provided, That the land to be so
THIRTY-FOURTH CONGRESS. Sess. I. Ch. 31. 1856.

located shall in no case be further than fifteen miles from the lines of said roads and branch, and selected for and on account of each of said roads and branch: Provided further, That the lands hereby granted for and on account of said roads and branch, severally, shall be exclusively applied in the construction of that road or branch for and on account of which such lands are hereby granted, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatsoever: And provided further, That any and all lands heretofore reserved to the United States by any act of Congress, or in any other manner by competent authority, for the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be, and the same are hereby, reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the routes of said railroads or branch through such reserved lands; in which case the right of way only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of sections of land which, by such grant, shall remain to the United States within six miles on each side of said roads and branch, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of said lands become subject to private entry until the same have been first offered at public sale at the increased price.

SEC. 3. And be it further enacted, That the said lands hereby granted to the said State shall be subject to the disposal of the legislature thereof for the purposes aforesaid, and no other; and the said railroads and branch shall be and remain public highways for the use of the government of the United States; free from toll or other charge upon the transportation of any property or troops of the United States.

SEC. 4. And be it further enacted, That the lands hereby granted to said State shall be disposed of by said State only in manner following, that is to say: that a quantity of land, not exceeding one hundred and twenty sections for each of said roads and branch, and included within a continuous length of twenty miles of each of said roads and branch, may be sold; and when the governor of said State shall certify to the Secretary of the Interior that any twenty continuous miles of any or either of said roads or branch, is completed, then another quantity of land hereby granted, not to exceed one hundred and twenty sections for each of said roads or branch having twenty continuous miles completed as aforesaid, and included within a continuous length of twenty miles of each of such roads or branch, may be sold; and so, from time to time, until said roads and branch are completed; and if any or either of said roads or branch is not completed within ten years, no further sales shall be made, and the lands unsold shall revert to the United States.

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

SEC. 6. And be it further enacted, That a similar grant of alternate sections of public land is hereby made to the State of Alabama, to aid in the construction of a railroad from Montgomery, in said State, to the boundary line between Florida and Alabama, in the direction of Pensacola, and to connect with the road from Pensacola to said line, upon the same terms and conditions in all respects as are hereinbefore prescribed for the grant to Florida.

APPROVED, May 17, 1856.
THIRTY-FOURTH CONGRESS.  Sess. I.  Ch. 36, 41.  1856.

CHAP. XXXVI.—An Act to transfer certain Rights and Duties conferred upon the Trustees of the Town of Vincennes, Indiana, to the Common Council of the City of Vincennes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the rights and duties conferred upon the trustees of the town of Vincennes, in the State of Indiana, under the act entitled "An act to adjust the claims to lots in the town of Vincennes, and for the sale of the land appropriated as a common for the use of the inhabitants of the said town," approved the twentieth day of April, eighteen hundred and eighteen, be, and the same are hereby, transferred to and vested in the common council of the city of Vincennes, in said State.

APPROVED, June 2, 1856.

CHAP. XLI.—An Act granting Public Lands, in alternate Sections, to the State of Alabama to aid in the Construction of certain Railroads in said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby, granted to the State of Alabama, for the purpose of aiding in the construction of railroads; from the Tennessee River, at, or near Gunter's landing, to Gadsden, on the Coosa River; from Gadsden to connect with the Georgia and Tennessee and Tennessee line of railroads, through Chattooga, Wills, and Lookout Valleys; and from Elyton to the Tennessee River at or near Beard's Bluff, Alabama, every alternate section of land designated by odd numbers, for six sections in width on each side of each of said roads. But in case it shall appear that the United States have, when the lines or routes of said roads are definitely fixed, sold any sections or any parts thereof, granted as aforesaid, or that the right of preemption has attached to the same, then it shall be lawful for any agent or agents, to be appointed by the governor of said State, to select, subject to the approval of the Secretary of the Interior, from the lands of the United States nearest to the tiers of sections above specified, so much land, in alternate sections, or parts of sections, as shall be equal to such lands as the United States have sold, or otherwise appropriated, or to which the rights of preemption have attached as aforesaid, which lands (thus selected in lieu of those sold and to which preemption rights have attached as aforesaid, together with the sections and parts of sections designated by odd numbers, as aforesaid, and appropriated as aforesaid) shall be held by the State of Alabama, for the use and purpose aforesaid: Provided, That the land to be so located shall in no case be further than fifteen miles from the lines of said roads, and selected for and on account of each of said roads: Provided further, That the lands hereby granted for and on account of said roads, severally, shall be exclusively applied in the construction of that road for and on account of which such lands are hereby granted, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatsoever: And provided further, That any and all lands heretofore reserved to the United States by any act of Congress, or in any other manner by competent authority, for the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be, and the same are hereby, reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the routes of said railroads through such reserved lands, in which case the right of way only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of sections of land which, by such grant, shall remain to the United States, within six miles on each side of said roads, shall not be sold for less than double the minimum price of the public lands when sold, nor shall any

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of said lands become subject to private entry until the same have been first offered at public sale at the increased price.

SEC. 3. And be it further enacted, That the said lands hereby granted to the said State shall be subject to the disposal of the legislature thereof, for the purposes aforesaid, and no other; and the said railroads shall be and remain public highways for the use of the government of the United States, free from toll or other charge upon the transportation of any property or troops of the United States.

SEC. 4. And be it further enacted, That the said lands hereby granted to said State shall be disposed of by said State only in manner following, that is to say: That a quantity of land, not exceeding one hundred and twenty sections for each of said roads, and included within a continuous length of twenty miles of each of said roads, may be sold; and when the governor of said State shall certify to the Secretary of the Interior that any twenty continuous miles of any of said roads is completed, then another quantity of land hereby granted, not to exceed one hundred and twenty sections for each of said roads having twenty continuous miles completed as aforesaid, and included within a continuous length of twenty miles of each of such roads, may be sold; and so, from time to time, until said roads are completed; and if any of said roads is not completed within ten years, no further sale shall be made, and the lands unsold shall revert to the United States.

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

SEC. 6. And be it further enacted, That a grant of lands shall be made to said State to aid in the construction of the following roads in said State, to wit: The Memphis and Charleston railroad, extending from Memphis on the Mississippi River, in Tennessee, to Stevenson, on the Nashville and Chattanooga railroad, in Alabama; the Girard and Mobile railroad, from Girard to Mobile, Alabama; the Northeast and Southwestern railroad, from near Gadsden to some point on the Alabama and Mississippi State line, in the direction to the Mobile and Ohio railroad, with a view to connect with said Mobile and Ohio railroad; the Coosa and Alabama railroad, from Selma to Gadsden; the Central railroad from Montgomery to some point on the Alabama and Tennessee State line in the direction to Nashville, Tennessee; and that alternate sections of the public lands to the same extend and in the same manner, and upon the same limitations and restrictions in every respect, shall be and is hereby made to aid in the construction of the roads in said State mentioned in this act: Provided, That the lands hereby granted to said State for the purpose of constructing a railroad from the northeast to the southwestern portion of said State, lying northwest of Elyton, shall be assigned to such road as may be designated by the legislature of said State.

APPROVED, June 8, 1856.

June 8, 1856. CHAP. XLII.—An Act making a Grant of Lands to the State of Louisiana, to aid in the Construction of Railroads in said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be and is hereby granted to the State of Louisiana, for the purpose of aiding in the construction of a railroad from the Texas line, in the State of Louisiana, west of the town of Greenwood; via Greenwood, Shreveport, and Monroe, to a point on the Mississippi River, opposite Vicksburg; and from New Orleans by Opelousas, to the State line of Texas; and from New Orleans to the State line, in the direction to Jackson, Mississippi; every alternate
section of land designated by odd numbers, for six sections in width on each side of said road. But in case it shall appear that the United States have, when the line or route of said road is definitely fixed, sold any sections, or any parts thereof, granted as aforesaid, or that the right of preemption has attached to the same, then it shall be lawful for any agent or agents, to be appointed by the governor of said State, to select, subject to the approval of the Secretary of the Interior, from the lands of the United States, nearest to the tier of sections above specified, so much in alternate sections, or parts of sections, as shall be equal to such lands as the United States have sold, or otherwise appropriated, or to which the right of preemption has attached as aforesaid; which lands (thus selected in lieu of those sold, and to which preemption rights have attached as aforesaid, together with the sections and parts of sections designated by odd numbers as aforesaid, and appropriated as aforesaid,) shall be held by the State of Louisiana for the use and purpose aforesaid: Provided, That the lands to be so located shall in no case be further than fifteen miles from the line of said roads and selected for and on account of said roads: Provided further, That the lands hereby granted shall be exclusively applied in the construction of said roads, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatsoever: And provided further, That any and all lands herefore reserved to the United States by any act of Congress, or in any other manner by competent authority, for the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be, and the same are hereby, reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the route of said railroads through such reserved lands, in which case the right of way only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections, and parts of sections, of land which, by such grant, shall remain to the United States, within six miles on each side of said roads, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of said lands become subject to private entry until the same have been first offered at public sale at the increased price.

SEC. 3. And be it further enacted, That the said lands hereby granted to the said State, shall be subject to the disposal of the legislature thereof, for the purposes aforesaid, and no other; and the said railroads shall be and remain a public highway for the use of the government of the United States, free from toll or other charge, upon the transportation of any property or troops of the United States.

SEC. 4. And be it further enacted, That the lands hereby granted to said State, shall be disposed of only in manner following; that is to say, that a quantity of land not exceeding one hundred and twenty sections, and included within a continuous length of twenty miles of said roads, may be sold; and when the governor of said State shall certify to the Secretary of the Interior that any twenty continuous miles of said roads are completed, then another like quantity of land hereby granted may be so sold; and so, from time to time, until said roads are completed; and if said roads are not completed within ten years, no further sale shall be made, and the lands unsold shall revert to the United States.

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

Approved, June 8, 1856.
June 8, 1856.

An Act granting Public Lands to the State of Wisconsin to aid in the Construction of Railroads in said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby, granted to the State of Wisconsin for the purpose of aiding in the construction of a railroad from Madison, or Columbus, by the way of Portage City to the St. Croix River or Lake between townships twenty-five and thirty-one, and from thence to the west end of Lake Superior; and to Bayfield; and also from Fond du Lac on Lake Winnebago, northerly to the State line, every alternate section of land designated by odd numbers for six sections in width on each side of said roads respectively. But in case it shall appear that the United States have, when the lines or routes of said roads are definitely fixed, sold any sections or parts thereof granted as aforesaid, or that the right of preemption has attached to the same, then it shall be lawful for any agent or agents, to be appointed by the governor of said State, to select, subject to the approval of the Secretary of the Interior, from the lands of the United States nearest to the tier of sections above specified, so much land in alternate sections, or parts of sections, as shall be equal to such lands as the United States have sold or otherwise appropriated, or to which the right of pre-emption has attached, as aforesaid, which lands (thus selected in lieu of those sold and to which pre-emption has attached as aforesaid, together with the sections and parts of sections designated by odd numbers as aforesaid, and appropriated as aforesaid,) shall be held by the State of Wisconsin for the use and purpose aforesaid: Provided, That the lands to be so located shall in no case be further than fifteen miles from the line of the roads in each case, and selected for and on account of said roads: Provided further, That the lands hereby granted shall be exclusively applied in the construction of that road for which it was granted and selected, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatsoever: And provided further, That any and all lands reserved to the United States by any act of Congress for the purpose of aiding in any object of internal improvement, or in any manner to right of way, for any purpose whatsoever, be, and the same are hereby, reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the route of said railroads through such reserved lands, in which case the right of way only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of sections of land which, by such grant, shall remain to the United States, within six miles on each side of said roads, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of said lands become subject to private entry until the same have been first offered at public sale at the increased price.

SEC. 3. And be it further enacted, That the said lands hereby granted to said State shall be subject to the disposal of the legislature thereof, for the purposes aforesaid, and no other; and the said railroads shall be and remain public highways for the use of the government of the United States free from toll or other charge upon the transportation of property or troops of the United States.

SEC. 4. And be it further enacted, That the lands hereby granted to said State shall be disposed of by said State only in manner following, that is to say: that a quantity of land not exceeding one hundred and twenty sections, and included within a continuous length of twenty miles of roads, respectively, may be sold; and when the governor of said State shall certify to the Secretary of the Interior that any twenty continuous miles of either of said roads are completed, then another like quantity of land hereby granted may be sold; and so from time to time until said roads are completed; and if said roads are not completed within ten
years, no further sales shall be made, and the land unsold shall revert to
the United States.

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

APPROVED, June 3, 1856.

CHAP. XLIV.—An Act making a Grant of alternate Sections of the Public Lands, to the
State of Michigan, to aid in the Construction of certain Railroads in said State, and for
other Purposes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there be and hereby is
granted to the State of Michigan, to aid in the construction of railroads
from Little Bay de Noquet to Marquette, and thence to Ontonagon, and
from the two last named places to the Wisconsin State line; and also
from Amboy, by Hillsdale and Lansing, and from Grand Rapids to some
point on or near Traverse Bay; also from Grand Haven and Pere
Marquette to Flint, and thence to Port Huron, every alternate section
of land designated by odd numbers; for six sections in width on each
side of each of said roads; but in case it shall appear that the United
States have, when the lines or routes of said roads are definitely fixed,
sold any section or any part thereof granted as aforesaid, or that the
right of preemption has attached to the same, then it shall be lawful for
any agent or agents, to be appointed by the governor of said State, to
select, subject to the approval of the Secretary of the Interior, from the
lands of the United States nearest to the tiers of sections above specified,
so much land in alternate sections or parts of sections as shall be equal
to such lands as the United States have sold or otherwise appropriated,
or to which the right of preemption has attached as aforesaid; which
lands (thus selected in lieu of those sold, and to which preemption rights
have attached as aforesaid, together with the sections and parts of sec-
tions designated by odd numbers as aforesaid, and appropriated as afore-
said) shall be held by the State of Michigan for the use and purpose
aforesaid: Provided, That the lands to be so located shall in no case be
further than fifteen miles from the lines of said roads, and selected for,
and on account of each of said roads: Provided further, That the lands
hereby granted shall be exclusively applied in the construction of that
road for and on account of which such lands are hereby granted, and
shall be disposed of only as the work progresses, and the same shall be
applied to no other purpose whatsoever; And provided further, That
any and all lands herefore reserved to the United States by any act of
Congress, or in any other manner, by competent authority, for the
purpose of aiding in any object of internal improvement, or for any other
purpose whatsoever, be and the same are hereby reserved to the United
States from the operations of this act, except so far as it may be found
necessary to locate the routes of said railroads through such reserved
lands, in which case, the right of way only shall be granted, subject to
the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of sec-
tions of land which, by such grant, shall remain to the United States,
within six miles on each side of each of said roads, shall not be sold
for less than double the minimum price of the public lands when sold;
nor shall any of said lands become subject to private entry until the same
have been first offered at public sale at the increased price.

SEC. 3. And be it further enacted, That the said lands hereby granted
to the said State, shall be subject to the disposal of the legislature thereof,
Railroads to be for the purposes aforesaid and no other; and the said railroads shall be and remain public highways for the use of the government of the United States, free from toll or other charge upon the transportation of any property or troops of the United States.

Sec. 4. And be it further enacted, That the lands hereby granted to said State shall be disposed of by said State only in manner following, that is to say: That a quantity of land not exceeding one hundred and twenty sections for each of said roads, and included within a continuous length of twenty miles of each of said roads, may be sold; and when the governor of said State shall certify to the Secretary of the Interior, that any twenty continuous miles of any of said roads is completed, then another quantity of land hereby granted, not to exceed one hundred and twenty sections for each of said roads having twenty continuous miles completed as aforesaid, and included within a continuous length of twenty miles of each of such roads may be sold; and so from time to time until said roads are completed; and if any of said roads is not completed within ten years no further sales shall be made, and the lands unsold shall revert to the United States.

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

Approved, June 8, 1856.

June 14, 1856.

Chap. XLV.—An Act to change the Place of holding the Courts of the United States in the District of Delaware.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the courts of the United States in and for the district of Delaware shall hereafter be held at the city of Wilmington, in the said district, and the offices of the clerks of the circuit and district court for said district, and the records of said courts shall be kept in the said city of Wilmington.

Sec. 2. And be it further enacted, That no process issued or proceedings pending in either of the said courts, shall be avoided or impaired by this change of the place of holding the said courts; but all process, bail-bonds, or recognizances returnable at the next term of either of the said courts, shall be returnable and returned to the term of said courts respectively, next held according to this act, in the same manner as if so made returnable on the face thereof, and shall have full effect accordingly; and all continuances may be made to conform to the provisions of this act.

Approved, June 14, 1856.

June 26, 1856.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the several provisions of the act approved March third, eighteen hundred and fifty-three, in relation to “suspended entries of public lands,” and the several provisions of the act approved August third, eighteen hundred and forty-six, in relation to “suspended preemption land claims,” be and the same are hereby revived and continued in force, and those provisions are hereby declared to be applicable to all cases of suspended entries and locations which have arisen since said acts were passed, or which were omitted to be acted upon under either of said acts, as well as to all cases of a similar kind which may hereafter occur, and shall be regarded as applying to locations under bounty land warrants as well as to ordinary entries or
THIRTY-FOURTH CONGRESS. Sess. I. Ch. 48, 50, 51. 1856.

sales, and to all other preemption cases or locations, where the law has been substantially complied with, and the error or informality has arisen from ignorance, accident, or mistake, and is satisfactorily explained, and where the rights of no other claimant or preemnor will be prejudiced or where there is no adverse claim.

APPROVED, June 26, 1856.

CHAP. XLVIII.—An Act changing the time of holding the Circuit Court of the United States at Wytheville, in the Western District of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That instead of the times now prescribed by law for holding the courts of the United States in the Western District of Virginia, the said courts shall hereafter be held annually at Charlestown, on the twenty-fourth days of March and August; at Wheeling on the sixth days of April and September; at Charleston on the nineteenth days of April and September; at Staunton on the first days of May, and October; and at Wythe Court-house on the fourth Mondays of May and October; and that all suits, actions, and proceedings of whatever kind now depending in or returnable to said courts respectively shall be taken to be continued or returnable to the terms herein established.

SEC. 2. And be it further enacted, That the term of the circuit court of the United States shall be held annually at Lewisburg, in the said western district of Virginia, commencing, as now, on the first Monday of August.

SEC. 3. And be it further enacted, That this act shall be in force from and after the passage thereof.

APPROVED, June 26, 1856.

CHAP. LI.—An Act to change the times of holding the United States Courts in Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That instead of the times now fixed by law, the circuit and district courts of the United States for the several districts in Tennessee shall hereafter be held at the following times, to wit: at Jackson on the first Mondays in April and October; at Nashville on the third Mondays in April and October; and at Knoxville on the third Mondays in May and fourth Mondays in November; and all writs, processes, recognizances, and other proceedings, shall be returnable to the said times, and shall be heard and tried accordingly. But this act shall not take effect until the next terms of said courts after the passage of this act in the said divisions shall be held.

APPROVED, July 8, 1856.

CHAP. LII.—An Act granting to certain Citizens of the State of Missouri the Right to purchase certain Lands in the Plattsburg District, in said State.

Whereas the State of Missouri, under the provisions of the eighth section of the act of Congress of the fourth September, eighteen hundred and forty-one, selected certain lands in the Plattsburg district, in the said State of Missouri, which lands were thereupon withheld from sale by the United States; and whereas the said State of Missouri permitted entries thereof to be made at the state land-office; and whereas, also, the said selections by the State of Missouri were subsequently rejected and not confirmed to the said State; now therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where persons purchased such lands from the said State of Missouri, by entry at the State land-office, the title to which lands is still in the United States, such
district allowed persons so having purchased the same, or their assignees, in case the
same shall have been sold and conveyed, shall be permitted to enter the
same at the proper land-office of the United States, at the price of one
dollar and twenty-five cents per acre: Provided, That in all cases where
entries of such lands have been permitted to be made at the proper
United States land-office, at one dollar and twenty-five cents per acre, by
persons who had purchased the same from the State of Missouri, or their
assignees, such entries or sales shall be, and the same are hereby, con-
firmed: Provided, further, That nothing in this act contained shall be
construed so as to interfere with the rights of third parties.

APPROVED, July 3, 1856.

July 8, 1866.

CHAP. LIV.—An Act to remove Obstructions to Navigation in the Mouth of the Mississippi
River, at the Southwest Pass and Pass a l'Outre.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That for the opening and keep-
ing open ship channels of sufficient capacity to accommodate the wants of
commerce through the Southwest Pass and Pass a l'Outre, leading from
the Mississippi River into the Gulf of Mexico, the sum of three hundred
and thirty thousand dollars be, and the same is hereby appropriated, to
be paid out of any money in the treasury not otherwise appropriated,
and to be expended under the superintendence of the Secretary of War.

SEC. 2. And be it further enacted, That it shall be the duty of the Sec-
cretary of War to apply said money to the opening and keeping open
of the aforesaid ship channel by contract, and at an early day in the next
session of Congress to report the progress of the work, the amount nec-
essary to complete it, and an estimate of the annual cost of keeping said
channels open; and any contract made shall be limited to the amount
hereby appropriated.

In the Senate of the United States, July 7th, 1856.

Assent of Sen-
ate.

The President of the United States having returned to the Senate, in
which it originated, the bill entitled "An act to remove obstructions to
navigation in the mouth of the Mississippi River, at the Southwest Pass
and Pass a l'Outre," with his objections thereto, the Senate proceeded,
in pursuance of the Constitution, to reconsider the same; and
Resolved, That the said bill do pass, two thirds of the Senate agreeing
to pass the same.

Attest: 

ASBURY DICKINS,
Secretary of the Senate.

In the House of Representatives of the United States, July 8th, 1856.

Assent of House.

The House of Representatives having been notified by the Senate that
the bill entitled "An act to remove obstructions to navigation in the mouth
of the Mississippi River, at the Southwest Pass and Pass a l'Outre," had been returned by the President with his objections to the Senate, in
which it originated, and that the Senate having proceeded, in pursuance of
the Constitution, to reconsider the same, had "Resolved, that the said
bill do pass, two thirds of the Senate agreeing to pass the same," the
House of Representatives proceeded, in pursuance of the Constitution, to
reconsider the said bill; and

Resolved, That the said bill do pass, two thirds of the House of Repre-
sentatives agreeing to pass the same.

Attest: 

WM. CULLOM,
Clerk House of Reps.
CHAP. LV.—An Act making an Appropriation for deepening the Channel over the Flats of the St. Mary's River, in the State of Michigan.

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 towards deepening the channel of the St. Mary's River, in the State of Michigan, by the west channel through Lake George, according to the estimate of Captain Macomb, of the topographical corps, communicated to the Senate in the report of the Secretary of War, dated January eighteen, eighteen hundred and fifty-five: Provided, That the dredging machine purchased for the improvement of the St. Clair flats may be employed, when not required therefor, at the discretion of the Secretary of War, in the improvement of the St. Mary's River or strait.

In the Senate of the United States, July 7th, 1856.

The President of the United States having returned to the Senate, in which it originated, the bill entitled "An act making an appropriation for deepening the channel over the flats of the St. Mary's River in the State of Michigan," with his objections thereto, the Senate proceeded, in pursuance of the Constitution, to reconsider the same; and

Resolved, That the said bill do pass, two thirds of the Senate agreeing to pass the same.

Attest: ASBURY DICKINS, Secretary of the Senate.

In the House of Representatives of the United States, July 8th, 1856.

The House of Representatives having been notified by the Senate that the bill entitled "An act making an appropriation for deepening the channel over the flats of the St. Mary's River, in the State of Michigan," had been returned by the President, with his objections, to the Senate, in which it originated, and that the Senate, having proceeded, in pursuance of the Constitution, to reconsider the same, had "Resolved, That the said bill do pass, two thirds of the Senate agreeing to pass the same," the House of Representatives proceeded, in pursuance of the Constitution, to reconsider the said bill; and

Resolved, That the said bill do pass, two thirds of the House of Representatives agreeing to pass the same.

Attest: WM. CULLOM, Clerk House of Reps.
In the House of Representatives of the United States, July 8th, 1856.

The House of Representatives having been notified by the Senate that the bill entitled "An act making an appropriation for deepening the channel over the St. Clair flats, in the State of Michigan," had been returned by the President, with his objections to the Senate, in which it originated, and that the Senate, having proceeded, in pursuance of the Constitution, to reconsider the same, had "Resolved, That the said bill do pass, two thirds of the Senate agreeing to pass the same," the House of Representatives proceeded, in pursuance of the Constitution, to reconsider the said bill; and

Resolved, That the said bill do pass, two thirds of the House of Representatives agreeing to pass the same.

Attest:

WM. CULLOM,
Clerk House of Reps.

July 8, 1856.

CHAP. LVII.—An Act to explain the Act approved twelfth April, eighteen hundred and fifty-four, entitled "An Act to establish additional Land Districts in the Territory of Minnesota."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the words "west of the Mississippi River," employed in the description in the first section of the act of twelfth April, eighteen hundred and fifty-four, entitled "An act to establish additional land districts in the territory of Minnesota," shall be construed so as to embrace all the islands lying west of the middle of the main channel of said river, in the new districts created west of the same by said act.

APPROVED, July 8, 1856.

July 8, 1856.

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

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the Territory of Minnesota which lies north of the line dividing townships forty-five and forty-six, north of the base line east of the Mississippi River, and north of the nearest township line, to be determined hereafter by the commissioner of the General Land-Office, west of said river, extending thence west to the Missouri River, be, and the same is hereby divided into and shall constitute two additional land districts, to wit: All that portion lying east of the line dividing ranges eighteen and nineteen west of the fourth principal meridian shall constitute a land district, to be called the northeastern land district; and all that portion west of the line dividing said ranges eighteen and nineteen shall constitute an additional land district in said territory, to be called the northwestern land district, the location of the offices for which shall be designated by the President of the United States, and shall by him from time to time be changed, as the public interests may seem to require.

SEC. 2. And be it further enacted, That the President be, and he is hereby authorized, whenever in his judgment the public interest shall require, to appoint, by and with the advice and consent of the Senate, or during the recess thereof, and until the end of the next session of Congress after such appointment, a register and a receiver for each or either of the districts hereby created, who shall respectively be required to reside at the site of their offices, have the same powers, responsibilities, and emoluments, and be subject to the same acts and penalties, which are or may be prescribed by law, in relation to other land-offices of the United States.

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

SEC. 4. And be it further enacted, That for the survey, at augmented rates, of meridian, standard parallel, township, and section lines, in the districts hereby created, the sum of forty thousand dollars be and the same is hereby appropriated.

APPROVED, July 8, 1856.

CHAP. LIX.—An Act to authorize the President of the United States to cause the Southern Boundary Line of Kansas Territory to be surveyed and marked.

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 and directed to cause the southern boundary line of the Territory of Kansas, between the State of Missouri and the Territory of New Mexico, to be surveyed and distinctly marked, and a plat of said survey shall be deposited in the office of the Secretary of the Interior, and another plat of said survey shall be deposited in the office of the Secretary of the Territory of Kansas.

APPROVED, July 8, 1856.

CHAP. LXV.—An Act for the Construction of a Road from Fort Ridgley in the Territory of Minnesota, to the South Pass of the Rocky Mountains, in the Territory of Nebraska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifty thousand dollars be, and the same is hereby appropriated, out of any money in the treasury, for the construction of a road from Fort Ridgley in the Territory of Minnesota, to the South Pass of the Rocky Mountains, in the Territory of Nebraska, the said road to be constructed under the direction of the Secretary of the Interior, pursuant to contracts to be made by him.

APPROVED, July 22, 1856.

CHAP. LXXII.—An Act making Appropriations for the Consular and Diplomatic Expenses of the Government for the Year ending the thirtieth of June, eighteen hundred and fifty-seven.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the objects hereafter expressed, for the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-seven, namely:

For salaries of envoys extraordinary and ministers plenipotentiary of the United States at Great Britain, France, Spain, Russia, Austria, Prussia, Switzerland, Rome, Naples, Sardinia, Belgium, Holland, Portugal, Denmark, Sweden, Turkey, China, Brazil, Peru, Chili, Argentine Republic, New Granada, Bolivia, Ecuador, Venezuela, Guatemala, Nicaragua, and Mexico, two hundred and sixty-seven thousand five hundred dollars.

For salaries of the secretaries of legation of the United States at Great Britain, France, Spain, Russia, Austria, Prussia, Switzerland, Rome, Naples, Sardinia, Belgium, Holland, Portugal, Denmark, Sweden, Brazil, Peru, Chili, Argentine Republic, New Granada, Bolivia, Ecuador, Venezuela, Guatemala, Nicaragua, and Mexico, forty-four thousand five hundred dollars.

APPROVED, August 1, 1856.
For salary of the commissioner to the Sandwich Islands, six thousand dollars.

For salary of an interpreter to the mission to China, at the rate of five thousand dollars per annum, five thousand dollars.

For salary of a dragoman to the mission to Turkey, two thousand five hundred dollars.

For contingent expenses of all the missions abroad, seventy-five thousand dollars.

For contingent expenses of foreign intercourse, sixty thousand dollars.

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

For the relief and protection of American seamen in foreign countries, one hundred and twenty-five thousand dollars.

For expenses which may be incurred in acknowledging the services of the masters and crews of foreign vessels in rescuing citizens and vessels of the United States from shipwreck, three thousand dollars, to be expended under the direction of the President of the United States.

For the purchase of blank books, stationary, arms of the United States, presses, and flags, and for the payment of postages for the consuls of the United States, fifteen thousand dollars.

For compensation of the commissioner provided in the first article of the reciprocity treaty with Great Britain, two thousand dollars.


For the salary of the consul-general at Simoda, in Japan, five thousand dollars.

For the salary of the consul-general to the British North American provinces, four thousand dollars.

For estimated loss by exchange on drafts of consuls and commercial agents for salary, forty-two thousand one hundred and twelve dollars and fifty cents.
For the prosecution of the work, including pay of commissioner and all other expenses provided in the first article of the reciprocity treaty with Great Britain, eleven thousand five hundred and ninety-five dollars.

For expenses of the consulates in the Turkish Dominions, viz: interpreters, guards and other expenses of the consulates at Constantinople, Smyrna, Candia, and Alexandria, two thousand dollars.

For interpreters, guards, and other expenses of the consulate at Beirut, five hundred dollars.

APPROVED, August 1, 1856.

For the purpose of fixing the time at which shall commence the pensions, under the existing laws, of the widows and orphan children of the officers, seamen, marines, and others in service, who were lost in the United States sloop-of-war Albany, as well as the time to which the pay of said officers, seamen, marines, and others in service shall be allowed, the eighteenth day of April, one thousand eight hundred and fifty-five, shall be deemed and taken to be the day on which the said sloop-of-war Albany foundered at sea; and that, for the like purposes, the twenty-ninth day of June, one thousand eight hundred and fifty-five, shall be deemed and taken to be the day on which the United States brig Porpoise was lost in like manner.

And be it further enacted, That the widow, or child, or children, and in cases there be no widow, or child, or children, (as aforesaid,) then the parent or parents, and if there are no parents, the brothers and sisters, of the officers, seamen, marines, and others in service, who were lost in said sloop-of-war Albany and brig Porpoise, including captain’s clerk and assistant draughtsman, shall be entitled to and receive out of any money in the treasury not otherwise appropriated, a sum equal to twelve months’ pay of their respective deceased relations aforesaid, in addition to the pay due to the said deceased at the date of the loss of said vessels respectively.

And be it further enacted, That the pensions and payments made to the proper representatives (as provided for in this act) of Passed Midshipman William K. Bridge, who was in command as acting midshipman of the brig Porpoise when she was lost, and of the other passed midshipmen who were on board the Porpoise when she was lost, under orders from the Navy Department, as acting lieutenants as well as their pay from the time of their joining said vessel, shall be the same as though they were then duly commissioned and actually holding said rank of lieutenant.

And be it further enacted, That for the purpose of fixing the time to which the pay of Passed Midshipman William C. Smith shall be allowed, the first day of May, one thousand eight hundred and fifty-one shall be deemed and taken to be the day on which the said Smith was lost at sea.

APPROVED, August 1, 1856.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any two of the Judges of the Court of Claims, authorized by the act to which this is an amendment, approved the twenty-fourth day of February, eighteen hundred and fifty-five, shall constitute a quorum, and may hold a court for the transaction of business, and the court may appoint commissioners to take testimony in the manner prescribed in the said act.

SEC. 2. And be it further enacted, That an assistant solicitor shall be appointed by the President, by and with the advice and consent of the Senate, whose duty it shall be to aid the solicitor in the performance of the duties mentioned in the said act, and shall take an oath to support the Constitution of the United States, and discharge faithfully the duties of his office, and he shall receive a salary of three thousand five hundred dollars per annum, and shall hold his office for a period of four years, unless sooner removed by the President. And the solicitor of the United States, mentioned in the act to which this is an amendment, shall have power, and he is hereby authorized to employ a deputy, who shall receive a salary of two thousand five hundred dollars per annum, and whose duty it shall be to aid the said solicitor in the performance of the duties mentioned in said act, in such way as the said solicitor shall direct.

SEC. 3. And be it further enacted, That the clerk of the said court shall be, and he is hereby authorized to disburse, under the direction of the said court, the contingent fund which may hereafter be appropriated from time to time for the use of the said court: Provided, he shall first give bond in such an amount and in such form, and with such security, as shall be approved by the Secretary of the Treasury: And, provided further, That his accounts shall be settled by the proper accounting officers of the treasury in the same way as the accounts of other disbursing agents of the government are now settled. And from and after the first day of April one thousand eight hundred and fifty-six, the salary of the said clerk shall be three thousand dollars per annum, and the salary of the assistant clerk shall be two thousand dollars per annum.

APPROVED, August 6, 1856.

CHAP. LXXXII.—An Act to alter and amend "An Act to appropriate Money to remove Obstructions in the Savannah River, below the City of Savannah, in the State of Georgia," approved March third, eighteen hundred and fifty-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the balance of the unexpended appropriation made by the act of third March, eighteen hundred and fifty-five, "for removing certain obstructions in the Savannah River," may be, and is hereby authorized to be applied, under the direction of the Secretary of War, to remove the bars, shoals, banks, and other impediments in said river, caused by said obstructions, as proposed in the project of the commissioners, approved by the War Department in February, eighteen hundred and fifty-three.

APPROVED, August 7, 1856.

CHAP. LXXXIII.—An Act granting Public Lands in alternate Sections to the State of Mississippi to aid in the Construction of Railroads in said State, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby, granted to the State of Mississippi, for the purpose of aiding in the construction of railroads from Jackson to the line between the State of Mis-
Mississippi and the State of Alabama; from Tuscaloosa to the Mobile railroad within Mississippi; and from Brandon to the Gulf of Mexico, every alternate section of land designated by even numbers; for six sections in width on each side of each of said roads. But in case it shall appear that the United States have, when the lines or routes of said roads are definitely fixed, sold any sections or any parts thereof granted as aforesaid, or that the right of preemption has attached to the same, then it shall be lawful for any agent or agents, to be appointed by the governor of said State, to select, subject to the approval of the Secretary of the Interior, from the lands of the United States nearest to the tiers of sections above specified, so much land in alternate sections or parts of sections as shall be equal to such lands as the United States shall have sold or otherwise appropriated, or to which the right of preemption has attached as aforesaid; which lands (thus selected in lieu of those sold, and to which preemption rights have attached as aforesaid, together with the sections and parts of sections designated by even numbers as aforesaid, and appropriated as aforesaid) shall be held by the said State for the use and purpose aforesaid: Provided, That the lands to be so located shall in no case be further than fifteen miles from the lines of said roads, and selected for, and on account of each of said roads: Provided further, That the lands hereby granted shall be exclusively applied in the construction of that road for and on account of which said lands are hereby granted, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatsoever: And provided further, That any and all lands heretofore reserved to the United States by any act of Congress, or in any other manner, by competent authority, for the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be and the same are hereby reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the routes of said railroads through such reserved lands, in which case, the right of way only shall be granted, subject to the approval of the President of the United States.

Sec. 2. And be it further enacted, That the sections and parts of sections of land which, by such grant, shall remain to the United States, within six miles on each side of said roads, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of the said lands become subject to private entry until the same have been first offered at public sale at the increased price.

Sec. 3. And be it further enacted, That the said lands hereby granted to the said State, shall be subject to the disposal of the legislature thereof, for the purpose aforesaid and no other; and the said railroads shall be and remain public highways for the use of the government of the United States, free from toll or other charge upon the transportation of any property or troops of the United States.

Sec. 4. And be it further enacted, That the lands hereby granted to the said State shall be disposed of by said State only in manner following, that is to say: That a quantity of land not exceeding one hundred and twenty sections for each of said roads, and included within a continuous length of twenty miles of each of said roads, may be sold; and when the governor of said State shall certify to the Secretary of the Interior that any continuous twenty miles of either of said roads is completed, then another like quantity of land hereby granted, not exceeding one hundred and twenty sections for such road may be sold; and so from time to time until said roads are completed; and if said roads are not completed within ten years no further sales shall be made, and the lands unsold shall revert to the United States.

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

**SEC. 6. And be it further enacted,** That a like grant to the same extent, and on the same terms and conditions in all respects, is hereby made to aid in constructing a railroad from the city of Mobile to New Orleans, such grant to be made to the several States through which said road shall pass, so far as said road is within their respective limits.

**APPROVED,** August 11, 1856.

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**Chap. LXXXIV.—An Act to amend the Charter of 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 Corporation of Georgetown, in the District of Columbia, shall have full power and authority to lay and impose the present year and annually thereafter, a school tax upon every free white male citizen, of the age of twenty-one years and upwards, of one dollar per annum; said tax to be levied and collected under such regulations as the said corporation may prescribe.

**SEC. 2. And be it further enacted,** That from and after the passage of this act, every free white male citizen of the United States, who shall have attained the age of twenty-one years, and shall have resided within the corporate limits of Georgetown, in the District aforesaid, one year immediately preceding the day of election, and shall have been returned on the books of the corporation during the year ending on the thirty-first day of December next preceding the day of election, as subject to a school tax for that year, (except persons non compos mentis, vagrants, paupers, and persons who shall have been convicted of any infamous crime,) and who shall have paid the school taxes due from him, shall be entitled to vote for mayor, members of the board of aldermen and board of common council, and for every officer authorized to be elected at any election under the acts of said corporation: *Provided,* That if, during the year ending on the thirty-first day of December next preceding the day of the first election after the passage of this act, no person shall have been returned on the books of the said corporation as subject to a school tax, then all persons who shall have been returned on the books of the said corporation as subject to a school tax before the day of the said first election, and who shall in all other respects be qualified under this act to vote, and who shall have paid the said school tax, shall be entitled to vote at the said first election after the passage of this act; and if any person shall buy or sell a vote, or shall have paid the said school tax, shall be entitled to vote at the said first election after the passage of this act; and if any person shall buy or sell a vote, or shall vote more than once at any corporation election, held in pursuance of law, or shall give or receive any consideration therefor in money, goods, or any other thing of value, or shall promise any valuable consideration, or vote in consideration of such promise, he shall be disqualified forever thereafter from voting or holding any office under said corporation; and on complaint thereof to the attorney of the United States for the District of Columbia, it shall be the duty of said attorney to proceed against said offender or offenders by indictment and trial, as in other criminal cases; and if found guilty it shall be the duty of the court to sentence him to pay a fine of not less than ten dollars, and to imprisonment not more than two months, nor less than ten days.

**SEC. 3. And be it further enacted,** That it shall be the duty of the clerk of said corporation, on the presentation of the corporation tax collector's receipt showing that the applicant has paid his school tax for that year, to enter the name of such school tax payer on the books of said corporation, and to furnish the judges of elections to be held under the laws of said corporation at each precinct, before or on the morning of any election, before the hour for opening the polls, with a list of the names of all persons who shall have paid their school taxes for that year.
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SEC. 4. And be it further enacted, That the school tax which shall be levied and collected under this act shall constitute a fund, or be added to any other fund now or hereafter to be constituted by any act of said corporation for the establishment and support of common schools, and for no other purpose, under such regulations as the corporation may prescribe.

SEC. 5. And be it further enacted, That it shall be the duty of said corporation to provide or establish at least two election precincts within the limits of the corporation of Georgetown, and to appoint not less than three judges of election for each precinct, and to adopt such other regulations as may be necessary to give full force and effect to this section.

SEC. 6. And be it further enacted, That all acts or parts of acts in conflict with this act be and the same are hereby repealed.

APPROVED, August 11, 1856.

CHAP. LXXXV.—An Act to confirm to certain Persons therein named, their Titles to certain Lots in Prairie du Chien, Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all those farm and village lots at Prairie du Chien, in the State of Wisconsin, as designated upon the plat of the private land claims at said place, in volume four of the public lands American State Papers, which plat was made in the year of our Lord eighteen hundred and twenty, by Isaac Lee, Esquire, the agent appointed by the commissioners to adjust land titles at Green Bay and Prairie du Chien, which have not heretofore been confirmed and patented to the claimants, are hereby confirmed unto the several persons named upon said plat and the report of said Lee, and to their assigns and legal representatives; and village lots numbers six, ten, and eleven, in the main village, as designated upon said plat, are hereby confirmed to Hercules L. Dousman; and lot number nine, in said village, to Edward W. Pelton; and patents to the lots hereby confirmed, shall issue to such persons as now own, or as shall have the right to the same. Provided, That the confirmation hereby made shall not interfere with any heretofore made, and that such confirmation shall only operate as a relinquishment of title on the part of the United States, and shall in no manner interfere with any valid adverse right of any persons, if such exist, to the same land.

APPROVED, August 11, 1856.

CHAP. LXXXVI.—An Act to provide for the Public Instruction of Youth in Primary Schools throughout the County of Washington, in the District of Columbia, without the Limits of the Cities of Washington and Georgetown.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the levy court of the county of Washington, in the District of Columbia, at their first meeting after the passage of this act, shall appoint seven intelligent inhabitants of the said county, who shall reside without the limits of the cities of Washington and Georgetown, two of whom shall be residents of that portion of the said county lying and being west of Rock Creek, three between Rock Creek and the Eastern Branch, and two east and south of the Eastern Branch, to be commissioners of primary schools for said county, which said commissioners shall hold their offices until the second Monday in May, in the year one thousand eight hundred and fifty-seven, and until others are appointed in their places; and in case any of the said commissioners thus appointed or to be appointed, as aforesaid, shall refuse to serve, or die, or remove from the county, or become incapable of serving, the vacancy or vacancies shall be filled by the levy court as soon as practicable.

APPROVED, August 11, 1856.

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Oath to be taken by said commissioners. 

SEC. 2. And be it further enacted, That each of the said commissioners, before he enters upon the execution of his office, and within fifteen days after notification of his appointment by the said levy court, shall take and subscribe an oath before some justice of the peace of the said county, in the form following, that is to say: I, — do solemnly and sincerely promise and swear, (or affirm, as the case may be,) that I will in all things, to the best of my knowledge and ability, well and truly execute the trust reposed in me as commissioner of primary schools for the county, without favor or partiality; and every justice of the peace before whom such oath shall be taken, shall, without fee or reward, certify the same in writing, and, within eight days thereafter, transmit or deliver said certificate to the clerk of the levy court for record.

County to be divided into school districts.

SEC. 3. And be it further enacted, That it shall be the duty of the commissioners of primary schools, or a majority of them, to divide the county into seven suitable and convenient school districts, two of which shall be located west of Rock Creek; three between Rock Creek and the Eastern Branch, and two east and south of the Eastern Branch, and to alter and regulate the same as hereinafter provided. And it shall be the further duty of the commissioners of primary schools aforesaid, immediately after the formation or alteration of any such school districts in said county, to describe and number the same, and deliver the description and number thereof, in writing, to the clerk of the levy court, who is hereby required to receive and record the same in the records of that court without fee or reward; and Provided, That in laying off said school districts, or in altering the same, no tracts, or parts of tracts, of land lying contiguous and forming one farm, shall be divided so that portions of the same property shall be included in two separate districts.

Description in said county to be recorded.

SEC. 4. And be it further enacted, That the said commissioners may alter and change the school districts, with a view to their better arrangement and the more general convenience of the people: Provided, however, That unless the trustees of the districts so to be altered or changed shall assent thereto, no such alteration or change shall be made.

Proviso.

SEC. 5. And be it further enacted, That it shall be the duty of the county collector to notify the different officers to be appointed, in virtue of the provisions of this act, of their appointments, within ten days after his having received notice of such appointments from the appointing power, whose duty it shall be to give such notice to the county collector aforesaid.

Meetings of commissioners.

SEC. 6. And be it further enacted, That the said commissioners shall hold two stated meetings in each year, which meetings shall be held at such place and at such times as shall be determined on by said commissioners, and of which they shall give public notice in each of said school districts, and such other meetings as circumstances may from time to time require; but if less than three members attend any meeting, no business shall be transacted thereat, except that of adjourning to some time and place, to be agreed on by the commissioners present; and at all meetings of said commissioners, the treasurer of the school fund of the county, hereinafter to be appointed, shall attend and lay before them his books and accounts for their inspection and examination.

Treasurer to attend.

SEC. 7. And be it further enacted, That the said commissioners shall cause to be kept a regular record of all their acts and proceedings in a book to be kept for that purpose, and said record, or a copy thereof, certified to be correct under the hands and seals of a majority of said board of commissioners, shall be considered evidence of their acts and proceedings in all judicial proceedings. And the board of commissioners aforesaid shall have power to appoint a clerk, prescribe his duties, and pay him a salary, and also to allow the treasurer of the school fund, hereinafter to be appointed, an annual compensation for his services out of the general school fund, hereinafter to be provided: Provided, That neither
the said clerk nor treasurer shall be paid more than one hundred dollars per annum.

SEC. 8. And be it further enacted, That on or about the second Monday in May, in the year eighteen hundred and fifty-seven, and annually thereafter, the said levy court shall appoint one of said board of commissioners from each primary school district; and the said commissioners appointed as aforesaid shall, each acting in his respective district, examine all persons who shall offer themselves as candidates for teaching in such district; and in such examination it shall be the duty of the commissioners aforesaid to inquire, and, so far as he shall be enabled thereby, to ascertain and inform himself as to all the qualifications mentioned and contained in the certificate hereinafter specified and given in form; and if he shall satisfy as to the sufficiency of such qualifications, he shall certify in writing, under his hand, and deliver such certificate to the person so examined by him as aforesaid, in form and substance following, viz: I, the undersigned, resident commissioner of primary schools of district No., do certify that I have examined , and do believe he (or she, as the case may be) is of a good moral character, and of sufficient learning and ability, and in all other respects well qualified to teach a primary school. Given under my hand the day of , in the year of our Lord one thousand eight hundred and .

In May, 1857, and afterwards, one commissioner or to be appointed from each school district. Examinations of teachers.

Certificate.

SEC. 9. And be it further enacted, That whenever any school district shall be formed by the commissioners of primary schools as aforesaid, it shall be the duty of the said commissioners, within twenty days thereafter, to make a notice in writing, describing the metes and bounds of such district, and appoint a time and place for the first district meeting, and notify the taxable inhabitants residing in such district as aforesaid, by public advertisements to be put up at the most public places of the said district, at least six days before the time of such meeting; and in case such notice shall not be given as aforesaid, or the inhabitants of such district, when so notified, shall neglect or refuse to assemble or form a district meeting in pursuance of such notice, or in case any district, having been formed or organized in pursuance of such notice, shall, in the opinion of the commissioners aforesaid, be dissolved by adjournment without day, or from any other cause whatever, it shall and may be lawful for the commissioners aforesaid, or any one of them, at any time thereafter, to renew such notice, and the inhabitants of such district liable to pay taxes as aforesaid shall assemble together in pursuance of such notice, and when so assembled in district meeting it shall and may be lawful for them, or a majority of such of them as shall be present at such district meeting, to adjourn to any other time or place, and at such first or any future legal district meeting it shall and may be lawful for them, or a majority of such of them as shall be present as aforesaid, to adjourn from time to time as occasion may require, to fix on a time and place for holding their future annual meetings, which annual meetings they are hereby authorized and required to hold; to choose by ballot three trustees to manage the concerns of such school district, and one district collector; also to designate a suitable and central site for a school-house, to vote a tax on the property in such school district sufficient, in addition to the proportion of the school fund (hereinafter to be provided for)
Other powers allotted to such school district; to purchase, lease or rent a site for a school-house; to build, lease or rent, and keep in repair said house; to supply fuel, books, stationery, and furniture; to pay the salary of a teacher, and all other necessary expenses: Provided, however, That no location of a school-house shall be fixed upon unless the same be approved by a majority of the commissioners, and no change shall be made after such school-house shall have been built but by consent of a majority of said commissioners consenting thereto; all the expenses incurred by making such change shall be defrayed by donation or by levies authorized to be made by a majority of the citizens of such school district upon the assessable property therein.

SEC. 10. And be it further enacted, That the clerk of the levy court shall annually, without fee or reward, make out for the trustees of primary school districts, or such of them as shall apply for the same, copies from the assessment books of said county of all the assessable property in said district or districts.

President and clerk of district meetings.

SEC. 11. And be it further enacted, That all meetings of the school districts, held for the purpose aforesaid, shall be organized by appointing a president and clerk pro tempore, who shall take minutes of the proceedings, specifying particularly the amount of tax voted by said meetings, and deliver the same, certified under their hands and seals, within ten days after such meeting, to the commissioners of primary schools, or any one of them, to be delivered by them or him to the clerk of the commissioners, and by him to be recorded in a book kept for that purpose.

Taxes to be certified.

SEC. 12. And be it further enacted, That all tax to be voted by the citizens of any and every school district in said county, under and by virtue of this act, shall be levied on all the assessable property in said district, excepting, nevertheless, the property assessed and actually owned by free people of color.

Taxes, how assessed.

SEC. 13. And be it further enacted, That the annual county levy is made, to impose and levy a school tax of one eighth of one per cent. on all the assessable property of said county, without the limits of the cities of Washington and Georgetown, for the support of primary schools hereby authorized in said county, which tax shall be due at the same time, and shall be collected by the county collector in the same manner and under the same regulations and restrictions as are prescribed by law in relation to the collection of other county taxes, and which are hereby made applicable to the collection of the school tax imposed by this act, and when collected shall be paid to the treasurer of the county collector, who is hereby constituted and appointed treasurer of the primary school fund for said county, and who shall qualify by making oath or affirmation that he will well and faithfully discharge the duties required of him by law as treasurer of the school fund for said county, and not use the same to his own use or advantage, and he shall also give bond to the United States, with two good and sufficient sureties, conditioned for the faithful discharge of the duties required of him by this act, which bond, being approved by the commissioners of primary schools aforesaid, shall be filed with the clerk of the circuit court of the District of Columbia, who is hereby required to file the same without fee or reward, and a copy of the said bond, under seal of said court, shall be sufficient evidence of the making thereof.

Treasurer of school fund.

SEC. 14. And be it further enacted, That it shall be the duty of the trustees of each school district, whenever a district meeting shall have voted a sufficient tax for that purpose, to purchase a suitable site for their school-house, and to build, keep in repair, and furnish such school-house.
with necessary fuel, books, stationery, and appendages; and it shall be the further duty of the trustees aforesaid to agree with and employ all teachers to be employed in such district: Provided, That no teachers shall be employed by them who shall not have received the certificate of approbation from the commissioners of primary schools aforesaid, as hereinbefore provided; and it shall be the further duty of the trustees to pay the salaries of teachers out of the apportionment of the school fund for their respective districts, which shall come into their hands through the commissioners aforesaid, so far as the same shall be sufficient for that purpose.

Sec. 15. And be it further enacted, That before the trustees of any school district shall enter upon the duties of their office, they shall each take an oath or make affirmation before a justice of the peace of said county, or one of the commissioners of primary schools, who is hereby authorized to administer the same, that he will well and truly discharge the duties pertaining to his said office of trustee without prejudice or partiality; and it shall be the duty of the said trustees of each of said school districts, or a majority of them, to furnish, at the expiration of their term of service, to the commissioners aforesaid, a correct statement of all money transactions done by them in virtue of their office as trustees of said primary school district.

Sec. 16. And be it further enacted, That it shall be the duty of the commissioners of primary schools aforesaid to apportion all moneys which shall come into the hands of the treasurer of the school fund aforesaid, under and by virtue of the provisions of this act, after paying the salaries of the clerk of the commissioners and the treasurer of the school fund, for the use of primary schools aforesaid, as soon as may be after such moneys shall be received by the said treasurer, equally among the several school districts in said county, which shall have complied with the provisions of this act; and all moneys so to be apportioned by the commissioners, as aforesaid, shall be caused to be paid by them, according to such apportionment, to the trustees of the district to which such moneys shall be apportioned, as aforesaid, whose receipts therefor shall be good and sufficient evidence of such payment, which moneys, so to be received by the trustees, as aforesaid, shall be applied and expended by them, after the apportionment for the first year, in paying the salaries of the teachers to be employed by them, and for no other purpose: Provided, That no moneys apportioned, as aforesaid, except the apportionment made for the first year, shall be paid by the commissioners aforesaid, until the white taxable inhabitants, and the trustees of the district to which such moneys shall be apportioned, as aforesaid, shall have substantially complied with the provisions of this act; and provided further, That it shall not be lawful for the commissioners aforesaid to draw any moneys from the hands of the treasurer of the school fund aforesaid, after paying the salaries of the clerk of the commissioners and the treasurer of the school fund aforesaid, except by draft, in favor of the trustees of the school district to which such moneys shall be apportioned, as aforesaid; and all moneys which shall be apportioned by the commissioners, as aforesaid, and which shall remain unpaid for the space of two years thereafter, either from the omission or neglect of the trustees of the primary school district entitled to receive the same, to apply therefor, and to make the necessary certificates to entitle them to the same, or from any defect in such certificates, said moneys shall, after the expiration of said term, be added to the moneys next thereafter to be apportioned by the said commissioners, and shall be apportioned and paid together with such moneys, as aforesaid.

Sec. 17. And be it further enacted, That the trustees of each school district shall hold their office till their successors shall be elected and qualified, and in case of vacancy such vacancy shall be filled by the
remaining trustees within one month, and in case the said trustees shall fail to fill such vacancy within that time, then it shall be the duty of the commissioners of primary schools as soon as may be thereafter.

SEC. 18. And be it further enacted, That if any trustee of any primary school district shall make a false certificate or report, by means whereof any moneys shall be fraudulently obtained from the commissioners aforesaid, such trustee signing such certificate or report shall forfeit and pay double the amount so fraudulently obtained to the commissioners of primary schools, to be recovered, with costs of suit, by action of debt before any court of justice, or any justice of the peace, having cognizance thereof, in the name of said commissioners; and such sum, exclusive of the cost of suit, shall be applied, when recovered, to the use of the primary school in such district.

SEC. 19. And be it further enacted, That the said trustees shall keep an account of their proceedings in a book kept for that purpose, and shall also keep an account against the district collector for the sums authorized to be collected, and for other sums paid into his hands, and shall give him credit for the sums legally paid by him, also for his legal commissions, and for such taxes as cannot be collected by legal steps and proper diligence; and that said collector shall have the keeping of all moneys collected by him, and other sums paid into his hands, subject to the written order of a majority of the trustees, drawn in favor of such persons having claims against said school, and he shall report to the trustees whenever required the amount of funds in his hands and a full statement of his accounts.

SEC. 20. And be it further enacted, That the trustees of any primary school district in said county shall be, and they are hereby, authorized in their discretion to require from any child attending school the payment of any sum of money not exceeding one dollar a month, to be applied to the payment of the expenses of said district school, and in the exercise of this power the trustees aforesaid may, from time to time, discontinue the payment thereof altogether, or may graduate the payments according to the ability of the children and the exigencies of the school.

SEC. 21. And be it further enacted, That it shall be the duty of the trustees of each school district, whenever a district meeting shall have voted a district tax, as soon as may be, to make a rate bill or tax list, which shall raise the sum voted for, in due proportion on all the taxable property in such district, agreeably to the assessment of the last preceding county tax, and to annex to such tax list or rate bill a warrant, and to deliver the same to the collector of such district, which warrant shall be substantially as followeth:

COUNTY OF WASHINGTON, D. C., ss.

To ——— ———, collector of the ——— district in the county aforesaid,
greeting: You are hereby required and commanded to collect from each of the inhabitants of said district the several sums of money written opposite to the name of each of said inhabitants in the annexed tax list, and within sixty days after receiving this warrant to pay the amount of the moneys by you collected to the order of the trustees of said district, or a majority of them; and if any one or more of said inhabitants shall neglect or refuse to pay the same, you are hereby further commanded to levy on the goods and chattels of each delinquent, and make sale thereof according to law. Given under our hands and seals this ——— day of ———, A. D. ———.

P; Q; R.

Trustees.

E.

And if the sum or sums payable by any person named in such tax list or rate bill shall not be paid by him or collected by virtue of said war-
rant within the time therein limited, it shall be lawful for the trustees aforesaid to renew such warrant in respect to such delinquent person or persons.

Sec. 22. And be it further enacted, That it shall be the duty of the trustees of each district to make a report to the commissioners of primary schools on or before the thirty-first day of December, in each year, in which report shall be stated the sums received from different sources, the amount expended, and in what manner, the number of children taught in said school, and, as far as can be ascertained, the whole number of white children in said district between the ages of five and sixteen years.

Sec. 23. And be it further enacted, That it shall be the duty of the trustees of each district to make a report to the commissioners of primary schools on or before the thirty-first day of December, in each year, in which report shall be stated the sums received from different sources, the amount expended, and in what manner, the number of children taught in said school, and, as far as can be ascertained, the whole number of white children in said district between the ages of five and sixteen years.

Sec. 24. And be it further enacted, That each organized school district shall give bond with security, to the satisfaction of the trustees, for the faithful discharge of the duties of his office, and shall have the same power and authority, and have the same fee for collecting, and be subject to the same rules, regulations, and duties, with respect to the collection of the district tax as by law appertain to the office of collector of the county tax; and the said county collector may be eligible as the school district collector.

Sec. 25. And be it further enacted, That each organized school district shall be a corporation by the name of Primary School District No. —, (the blank to be filled with an appropriate number,) with power to take and hold by devise, bequest, and donation, real and personal estate, for the use of the primary school in said district, and may alien and sell the same, when, in the opinion of the trustees and resident commissioner of said district, it will be for the interest and advantage of the primary school in said district, and invest the money arising from the sale in some safe and profitable stock, and the dividends received from the same apply to the use of such primary school, and in their corporate name prosecute and maintain actions for injury done to the grounds, houses, property, school-houses, appurtenances, and furniture, and may sue for and receive all moneys due them, or for real and personal property to which they may be entitled.

Sec. 26. And be it further enacted, That when any land in any school district in said county may become charged for the payment of any school tax, and the collector of the tax can find no personal property in said district liable for, or chargeable with, the payment of the same, the said collector shall be, and is hereby, directed and required to return to the trustees of the said district, at such time or times as the said trustees shall direct or require, a list of such lands and the amount of taxes thereon respectively due, and the names of the persons respectively chargeable with the payment of the same, and the said trustees shall thereupon have and exercise, in relation to said lands, all the powers which might or could be exercised by the levy court of said county in like cases, and the collector of said school district shall have the same powers and authority, and be subject to the same rules, regulations, and duties in the premises as by law appertain to the office of the collector of county charges in like cases.

Sec. 27. And be it further enacted, That in case the trustees of any school district should not be able to purchase or lease a suitable site for the erection of their school-house, they shall have power to value and assess a convenient lot, with the improvements thereon, if any, not exceeding one acre of land, for that purpose, and the decision of the said trustees as to the worth of the said land and improvements, if any, shall be final and conclusive, unless an appeal shall be prosecuted as hereinafter provided, and the amount of damage for the land and improvements, if any, so valued and assessed, as aforesaid, being paid or offered to be paid to the person or persons entitled to receive the same, of which payment or offer to pay a certificate, signed by a majority of the said trustees, shall be prima facie evidence of the amount of such damage, and the certificate so given shall be prima facie evidence of the amount of such damage.
trustees, and recorded among the land records of Washington county, or a copy of such record duly certified and sealed shall be sufficient evidence; the said trustees, in their corporate character, shall be thenceforward considered the lawful owners of the said land and improvements, if any, and all right, title, estate, and interest therein, at law or in equity, shall be vested in them for the purpose aforesaid: Provided, however, That if the owner or owners of the said land and improvements, if any, his, her, or their guardian or guardians, trustee or trustees, shall conceive him, her, or themselves aggrieved by such valuation and assessment, and shall, within thirty days after the payment of the valuation so offered, as aforesaid, notify to the said trustees the same in writing, it shall and may be lawful, and it shall be the duty of the said trustees, or a majority of them, to issue their warrant to the Marshal of the District of Columbia, commanding him to summon a jury of six freeholders of the school district, not interested in the matter, to appear, on a day by the said trustees to be appointed, on the premises, and any one of the said trustees, or any justice of the peace of the said county, is authorized to administer an oath or affirmation, as the case may be, to each and every person so summoned, as aforesaid, that he will, without favor, affection, partiality, or prejudice, assess the damages sustained by the person or persons at whose request the said inquisition shall be taken, by reason of his, her, or their land and improvements, if any, about to be made, as aforesaid, and the person so summoned and qualified, as aforesaid, shall thereupon proceed to value and assess the damages accordingly: Provided, That if such appeal from the assessment and valuation of the said trustees be confirmed by the jury herein directed to be summoned and qualified, as aforesaid, or should the same be reduced to a lower rate of valuation and assessment by the said jury, the party appealing in that case shall pay the whole expense incurred thereby, otherwise, the trustees, in their corporate character as such, shall pay the expense incurred by reason of such appeal.

Sec. 27. And be it further enacted, That the said trustees or the said jury, as the case may be, immediately after they shall have completed their valuation and assessment or inquisition, as aforesaid, and done all things required of them, or either of them, as the case may be, under the provisions of this act, shall make out a fair statement of their proceedings, setting forth in the same a full and distinct description of the land or real estate and improvements, if any thereon, as valued by them or either of them, as the case may be, and all matters and things connected with the said valuation and assessment, and the performance of the duties required of them by this act, and to the said copy, fairly to be written out as aforesaid, they shall subscribe their names, and thereunto affix their seals, and they shall deposit the same in the office of the clerk of the circuit court of the District of Columbia, and it shall be the duty of the said clerk to preserve a record of the said proceedings without fee or reward; and a copy of such record, certified by the said clerk under the seal of the said court, shall be evidence of all matters therein stated, in the same manner as certified copies of other records are evidence.

Sec. 28. And be it further enacted, That in the event of an appeal and the inquisition of a jury as provided by this act, the amount of damages for the land or real estate and improvements so valued and assessed as aforesaid, being paid or offered to be paid as aforesaid, the said trustees, in their corporate character as aforesaid, shall thenceforward forever thereafter be considered the lawful owner of the said land and improvements as aforesaid, and all right, title, interest, and estate therein, at law or in equity, shall be vested in the said trustees for the purpose aforesaid: Provided, that it shall not be lawful to locate the said site within the cultivated fields, orchards, or gardens, nor within three hundred yards of any dwelling of any person or persons whatever, without the assent of
the proprietor of such field, orchard, garden, or dwelling, as the case may be.

Sec. 29. And be it further enacted, That if any treasurer or collector, having any school funds in his hands, or neglecting or refusing to obtain such funds as by law authorized and directed, shall refuse to pay for two weeks any order of the said commissioners or trustees, or a majority of either, drawn in conformity to the requisitions of this act, such treasurer, or collector shall be liable, on proof thereof before any court of justice or justice of the peace having cognizance, and without stay of execution, to pay the full amount of said order and interest thereon at the rate of twenty per cent. per annum from the first refusal until the day of payment, by way of damages.

Sec. 30. And be it further enacted, That if any collector, appointed or acting under the provisions of this act, shall in any case collect more than is due, the person aggrieved shall have his remedy against such collector by suit or warrant, and if he recover he shall have judgment for double the amount improperly and unjustly extorted from him, and costs.

Sec. 31. And be it further enacted, That the levy court of Washington county shall exercise a general supervision over the proceedings of said commissioners, may examine their books and papers, and shall prosecute for any delinquencies or violations of their duty; and the said commissioners shall exercise the same power over the proceedings, books, and papers of the trustees in the several school districts, and shall prosecute for all violations of this act by them committed.

Sec. 32. And be it further enacted, That the trustees of the several school districts shall have the power of exercising discipline in their respective schools, by the expulsion of the refractory pupil, or such other punishment as may be necessary to correct the evil, and carry out the great ends of education, moral and intellectual; and they may permit any of the said school-houses to be used for public worship.

Sec. 33. And be it further enacted, That any resident in said county shall be privileged to place his or her child or ward at any one of the schools in said county she or he may think proper to select: Provided, That there shall have been a school established and actually in operation in the district in which such persons so to be privileged shall reside, and that all the provisions of this act shall have been substantially complied with by said district.

Sec. 34. And be it further enacted, That it shall not be lawful for a member of the levy court of said county to be a commissioner of primary schools or trustee of any of the school districts, nor for any person to be at the same time commissioner and trustee as aforesaid.

Sec. 35. And be it further enacted, That this act be, and the same is hereby declared public and remedial, and shall be construed by all courts of justice according to the equity thereof, and no proceedings of the inhabitants or of the trustees of any school district, or of the commissioners of primary schools, or of any other officer created under the provisions of this act, shall be set aside or adjudged to be void for defect of form or for any irregularity therein, so as the requisitions of the said act are substantially complied with.

Sec. 36. And be it further enacted, That so soon as the commissioners shall have laid out the school districts, as provided for in the third section of this act, they shall make a written report to the levy court, defining the metes and bounds of said districts, and it shall be the duty of said levy court, within two months after the filing of said report, to designate a day and appoint a place, within each of said districts, for the people of that district to assemble and determine by ballot whether they will accept this act. The court aforesaid shall appoint three taxable inhabitants in each district to superintend the voting, who shall open a poll at nine o'clock, A. M. and keep it open till five, P. M. The quali-
fined voters shall be those persons residing and paying taxes within the
limits of the district in which the poll is opened. Those who are for this
act, shall write on their ballots “school,” and those opposed, “no school.”
It shall be the duty of the superintendents of the voting to make imme-
diate return of the votes cast to the levy court, and if it shall appear that
a majority have voted “school,” the said court shall proceed, with as
little delay as possible, to levy and cause to be collected the taxes as is
provided for in this act, and this act shall be considered as in force within
the limits of that district.

SEC. 87. And be it further enacted, That if any of the school districts
reject this act, by casting a majority of votes against it, the act shall in
nowise apply to that district; but if at any time a majority of the taxa-
ble inhabitants of said district shall desire to take a second ballot it shall
be the duty of the levy court again to submit the question in the manner
pointed out in the last preceding section.

APPROVED, August 11, 1856.

CHAP. LXXXVII.—An Act to provide for carrying into Effect the first Article of the
Treaty between the United States and her Majesty the Queen of the United Kingdom
of Great Britain and Ireland of the fifteenth day of June, eighteen hundred and for-
ty-six.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That, for the purpose of carry-
ing into effect the first article of the treaty between the United States
and her Majesty the Queen of the United Kingdom of Great Britain and
Ireland of the fifteenth day of June, one thousand eight hundred and
forty-six, there shall be appointed by the President of the United States,
by and with the advice and consent of the Senate, a commissioner, and
chief astronomer and surveyor; to unite with similar officers to be ap-
pointed by her Britannic Majesty’s government; and there shall be ap-
pointed by the President an assistant astronomer and surveyor.

SEC. 2. And be it further enacted, That the said commissioner shall
have power to appoint a secretary; and the said chief astronomer and
surveyor shall have power to appoint a clerk.

SEC. 3. And be it further enacted, That, for the purpose of carrying
into effect the said first article of the said treaty, there be appropriated,
out of any money in the treasury not otherwise appropriated, the follow-
ingsums:—

For the salary of the commissioner for one year, three thousand dollars.
For the salary of the secretary, for one year, two thousand dollars.
For the salary of the chief astronomer and surveyor, for one year,
three thousand dollars.
For the salary of the assistant astronomer and surveyor, eighteen
hundred dollars.
For the salary of the clerk, for one year, twelve hundred dollars.
For provisions, transportation, and contingencies, sixty thousand dol-
ars.

SEC. 4. And be it further enacted, That until otherwise provided for
by law, the proceedings of the said commission shall be limited to the
demarcation of that part of the said line of boundary which forms the
boundary line between Washington Territory and the British pos-
sessions.

SEC. 5. And be it further enacted, That, for the purpose of aiding in
the demarcation of the said line, the President be authorized, in his dis-
cretion, to direct the employment of such officers, assistants, and vessels
attached to the coast survey of the United States as he may deem neces-
sary or useful.

APPROVED, August 11, 1856.
THIRTY-FOURTH CONGRESS.  Sess. I.  Ch. 118, 119, 120.  1856.  49

CHAP. CXVIII.—An Act to authorize and direct the Settlement of the Account of the Bank of the State of Missouri for Money advanced for the Subsistence and Transportation of Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury Department be and they are hereby authorized and directed to audit the account of the Bank of the State of Missouri against the United States, for moneys advanced in the year eighteen hundred and forty-six, for subsistence and transportation of certain companies of volunteers which, by order of General E. P. Gaines, assembled at St. Louis, Missouri, in the months of May and June of that year, with the view of being mustered into the service of the United States, in the same manner as if the said companies had been regularly received into the said service; and that the balance which may be found to be due to the said bank be paid out of any money in the Treasury not otherwise appropriated: Provided, That the amount herein authorized to be paid shall not exceed the sum of six hundred and sixty-three dollars and seventy-eight cents, and that the account be sustained by such vouchers as are required in similar cases.

APPROVED, August 16, 1856.

CHAP. CXIX.—An Act to alter the Time for holding the District Court in South Carolina, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act of Congress, passed the twenty-fifth May, eighteen hundred and twenty-four, as provides for holding the district court of the United States at Laurens court-house, South Carolina, on the Tuesday next ensuing after the adjournment of the circuit court of the United States at Columbia, be and the same is hereby repealed; and that in place thereof the said court shall be holden at Greenville court-house, South Carolina, on the first Monday in August in each year.

SEC. 2. And be it further enacted, That the jurors for the said court, grand as well as petit, be drawn from the inhabitants of Greenville district, South Carolina, who are or may be liable, according to the laws of South Carolina, to do jury duty in the courts of law in the said State; and that the jurors be drawn for the first term of the said court shall be drawn at the term of the district court to be holden in the city of Charleston: Provided, That they shall be drawn at least ninety days previous to the time appointed for holding the said court at Greenville; but from and after the holding of the first term of the said court, all jurors for the next succeeding term shall be drawn at Greenville during the sitting of the said court.

SEC. 3. And be it further enacted, That the said district court for Greenville, in addition to the ordinary jurisdiction and powers of a district court of the United States, shall have jurisdiction of all causes (except appeals and writs of error) which now are or may be hereafter made cognizable in a circuit court of the United States, and shall proceed in the same manner as a circuit court.

APPROVED, August 16, 1856.

CHAP. CXX.—An Act to reimburse the State of Vermont the Expenses incurred by her in paying her Militia called out in eighteen hundred and thirty-eight and eighteen hundred and thirty-nine to preserve the Neutrality of the Country.

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 Vermont, out of any moneys in the treasury not otherwise ap-
THIRTY-FOURTH CONGRESS.  Sess. I.  Ch. 121, 122.  1856.

appropriated, the sum of four thousand and nine dollars and eighteen cents, the same being the amount expended by said State in paying and subsisting her militia called out to preserve the neutrality of the United States, then involved in the troubles on the Canada frontier.

APPROVED, August 16, 1856.

Aug. 16, 1856.

CHAP. CXXI.--An Act for the Improvement of the Navigation of the Patapsco River, and to render the Port of Baltimore accessible to the War Steamers of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred thousand dollars 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 deepening the channel of the Patapsco River, and in rendering the port of Baltimore accessible to the steam frigates and other war vessels of the United States.

In the Senate of the United States, August 16th, 1856.

The President of the United States, having returned to the Senate, in which it originated, the bill entitled "An act for the improvement of the navigation of the Patapsco River, and to render the port of Baltimore accessible to the war steamers of the United States," with his objections thereto, the Senate proceeded, in pursuance of the constitution, to reconsider the same; and Resolved, That the said bill do pass, two-thirds of the Senate agreeing to pass the same.

Attest;

ASBURY DICKINS,
Secretary.

In the House of Representatives of the United States, August 16th, 1856.

The House of Representatives having been notified by the Senate that the bill entitled, "An act for the improvement of the navigation of the Patapsco River, and to render the port of Baltimore accessible to the war steamers of the United States," had been returned by the President, with his objections, to the Senate, in which it originated, and that the Senate having proceeded, in pursuance of the constitution, to reconsider the same, had "Resolved, that the said bill do pass, two thirds of the Senate agreeing to pass the same," the House of Representatives proceeded, in pursuance of the constitution, to reconsider the said bill, and,

Resolved, That the said bill do pass, two thirds of the House of Representatives agreeing to pass the same.

Attest:

W. M. CULLOM,
Clerk House of Reps.

Aug. 16, 1856.

CHAP. CXXII.--An Act making Appropriations for the Naval Service for the Year ending the thirtieth of June, eighteen hundred and fifty-seven.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and they are hereby appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, one thousand eight hundred and fifty-seven.

For pay of commission, warrant, and petty officers, and seamen, including the engineer corps of the navy, three million four hundred and twenty-one thousand seven hundred and eighteen dollars.

For provisions for commission, warrant, and petty officers and seamen, including engineers and marines attached to vessels for sea service, eight hundred and forty thousand four hundred and fifty dollars.
For increase, repair, armament, and equipment of the navy, including the wear and tear of vessels in commission, fuel for steamers, and purchase of hemp for the navy, two million seven hundred and ninety-nine thousand five hundred dollars.

For ordnance and ordnance stores and small arms, including incidental expenses, two hundred and twenty-one thousand dollars.

For contingent expenses that may accrue for the following purposes, viz: freight and transportation, printing and stationery, advertising in newspapers, books, maps, models, and drawings, purchase and repair of fire engines and machinery, repairs of and attending to steam engines in navy yards, purchase and maintenance of horses and oxen, and drawing teams, carts, timber wheels, and the purchase and repairs of workmen's tools, postage of public letters, fuel, oil, and candles, for navy yards and shore stations, pay of watchmen and incidental labor, not chargeable to any other appropriation, transportation to, and labor attending the delivery of provisions and stores on foreign stations, wharfage, dockage, and rent, travelling expenses of officers and others under orders, funeral expenses, store and office rent, stationery, fuel, commissions and pay of clerks to navy agents and storekeepers, flags, awnings, and packing boxes, premiums and other expenses of recruiting, apprehending deserters, per diem pay to persons attending courts-martial and courts of inquiry, and other services authorized by law, pay to judges-advocate, pilotage and towage of vessels, and assistance to vessels in distress, bills of health, and quarantine expenses of vessels of the United States navy in foreign ports, eight hundred and fifty-nine thousand seven hundred and fifty dollars: Provided, That the expenditures under the foregoing appropriations shall be so accounted for as to show the disbursements by each bureau, under each respective appropriation.

To enable the Secretary of the Navy to publish the charts of the explorations of La Plata River, and the charts of the surveys of the Behrings Straits Expedition, twenty-six thousand two hundred and eighty-six dollars.

That each purser attached to a sloop-of-war, or other vessel smaller than a frigate, shall be authorized to appoint a clerk in lieu of the steward heretofore allowed, subject to the approval of the commanding officer of such vessel; and such clerk shall have the privileges allowed to the clerk of the commanding officer, and his yearly compensation shall be four hundred dollars and one ration per day.

Marine Corps.—For pay of the officers, non-commissioned officers, musicians, and privates, clerks, messengers, stewards, and servants, for rations and clothing for servants, subsistence and additional rations for five years' service of officers, for undrawn clothing and rations, bounties for reenlistments, and pay for unexpired terms of previous service, three hundred and twenty-three thousand, two hundred and thirty-three dollars and ninety-four cents.

For provisions for marines serving on shore, forty thousand nine hundred and thirty-four dollars and seventy-five cents.

For clothing, fifty-five thousand two hundred and sixty-four dollars.

For fuel, twenty thousand one hundred and eighty dollars and sixty-two cents.

For military stores, repairs of arms, pay of armorer, for accoutrements, ordnance stores, flags, drums, fifes, and musical instruments, nine thousand dollars.

For transportation of officers and troops, and expenses of recruiting, twelve thousand dollars.

For the erection and completion of marine barracks at Brooklyn, New York, ninety-six thousand dollars.

For the erection and completion of marine barracks at Pensacola, Florida, sixty thousand dollars.
For repairs of barracks and rent of temporary barracks and offices, eight thousand dollars.

For contingencies, viz: freight, forage, cartage, and wharfage, compensation to judges-advocates, per diem for attending courts-martial and courts of inquiry, for constant labor, house-rent in lieu of quarters, burial of deceased marines, printing, stationery, postage, apprehension of deserters, oil, candles, gas, forage, straw, furniture, bed sacks, spades, shovels, axes, picks, carpenter's tools, keep of a horse for the messenger, pay of matron, washerwoman, and porter at the hospital head-quarters, and for the building of two cisterns at head-quarters, thirty-two thousand five hundred dollars.

Navy Yards.

For the construction and completion of works, and for the current repairs at the several navy yards, viz:

Portsmouth, New Hampshire.—For completing launching ways of ship house number four, pitch house, tools for machinists and smiths, timber slip, dredging, fences, completing the extension of ship house number four, repairs of all kinds, seventy-eight thousand two hundred dollars.

Boston.—For stone wall and filling around machine shop, battery and ordnance quay, paving, pile wharf, gas pipes and burners for yard and officers' quarters, cleaning out timber dock, dredging machine, fitting for hide cutter, bobbins for ropewalk, and stop gauging machine for block shop, dry dock engines, (deficiency,) completing shears wharf, engine for gun carriage shop, steam pump for watering ships, and for repairs of all kinds, one hundred and twenty-one thousand three hundred and fifty dollars.

New York.—For building and completing store-house, building and completing coal house, extending quay wall, launching ways in ship houses D and E, dredging channels, repairs of cob wharf, dry dock paving and flagging, permanent fixtures for heating saw mill, improvement of new purchase for site of marine barracks, and piling for the same, if necessary filling low places, completing water pipes, lightning conductors, extending sewers, completing steaming house and machinery, completing oakum picking machine and engine for the same, stable for commandant's horse, and for repairs of all kinds, four hundred and twenty-one thousand four hundred and twenty-two dollars.

For deficiency for castings for engine house, one thousand four hundred and sixty-six dollars and fifty-eight cents.

Philadelphia.—For steam house and stoves, dredging channels, repairs of dock, basin, and railway, building and completing guard houses, building and completing offices, and repairs of all kinds, sixty-four thousand five hundred dollars.

Washington.—For completing extension of boiler shop, completing conversion of old ordnance to machine shop, timber shed, pavements, drains, and gutters, grading and filling, dredging, extension of iron foundry, machinery and tools, and for repairs of all kinds, two hundred and twenty-one thousand and eighty-eight dollars.

For completing repairs of brass foundry, destroyed by fire, five thousand five hundred and fifty dollars.

Norfolk.—For grading and draining, iron railway and cars, dredging, continuing quay wall, timber landing and slip at saw mill, masting shears, engines, tools, cranes, and lighters, completing and extending saw mill, and for repairs of all kinds, two hundred and six thousand five hundred dollars.

Pensacola.—For completing permanent wharf, deep basin and dredging, completing rail tracks, completing removal of sunken caisson, completing extension of granite wharf, dredging and piers in front of basin, mast shears, kitchen to ordinary quarters, repairs of dock, basin, and railway,
completing wharves, paint shop, lighting conductors, and for repairs of all kinds, one hundred and seventy-seven thousand nine hundred and thirty-four dollars.

San Francisco.—For four houses for officers, steam box, pitch kettles, wharf, with stone wall, saw mill, artesian well, grading, completing smithery, joiners' shop and timber shed, storehouse, and wharf, three hundred and twenty-two thousand dollars.

Hospitals.

For the construction and completion of works, and for current repairs of the several naval hospitals:

Boston.—For building and completing surgeon’s house, and for repairs of all kinds, sixteen thousand seven hundred and fifty dollars.

New York.—For brick building, machinery, and fixtures for warming and ventilating hospital, for filling and grading cemetery, repairs of laboratory buildings, repairs of all kinds, twenty thousand six hundred and fifty dollars.

Naval Asylum, Philadelphia.—For painting and repairing main building, governor's and surgeon's houses, iron railing for southwest wall, repairs of furnaces, grates, furniture, cleaning and whitewashing, gas, water rent, and miscellaneous repairs, eight thousand nine hundred dollars.

Norfolk.—For repairs of all kinds, six thousand dollars.

Pensacola.—For wall around burial-ground, steam-boiler, pump and reservoir, draining and filling ponds, and for general repairs, eighteen thousand five hundred dollars.

Magazines.

For the construction and completion of works, and for the current repairs at the several naval magazines:

Portsmouth, New Hampshire.—For ordnance building, shell house for loaded shells, gun skids and shot beds, forty thousand dollars.

Boston.—For repairs of all kinds, one thousand dollars.

New York.—For altering gunner’s to store house, shot beds, skids, powder boat, dredging, and repairs of all kinds, sixteen thousand dollars.

Washington.—For building and completing iron shed for ordnance purposes, twenty-two thousand dollars.

Norfolk.—For repairs of wall at Fort Norfolk, shot beds, gun skids and crane, new machinery and tools, eleven thousand dollars.

Pensacola.—For brick wall around shell house, and for current repairs, two thousand six hundred dollars.

For pay of superintendents, naval constructors, and all the civil establishments at the several navy yards and stations, one hundred and twenty-five thousand seven hundred and eighty-two dollars.

For the purchase of nautical instruments required for the use of the navy; for repairs of the same, and also of astronomical instruments; and for the purchase of nautical books, maps, and charts, and for backing and binding the same, twenty-thousand dollars.

For printing and publishing sailing directions, hydrographical surveys, and astronomical observations, fifteen thousand dollars: Provided, That the charts shall be sold when completed, and the instruments used be of American manufacture.

For continuing the publication of the series of wind and current charts, and for defraying all the expenses connected therewith, eighteen thousand dollars.

For models, drawings, and copying, postage, freight, and transportation, for working lithographic press, including chemicals, for keeping grounds in order, for fuel and lights, and for all other contingent expenses of the United States Naval Observatory and hydrographical office, twelve thousand dollars.

For the wages of persons employed at the United States Naval Obser-
For the erection, improvement, and repairs of buildings and grounds, and support of the Naval Academy at Annapolis, Maryland, thirty-nine thousand five hundred and ninety-five dollars and twenty-two cents.

For preparing the American Nautical Almanac, twenty-five thousand seven hundred and thirty-two dollars and sixty-four cents.

For Stevens’s war steamer, eighty-six thousand seven hundred and seventeen dollars and eighty-four cents.

For completing basin and railway at the navy yard at San Francisco, three hundred and five thousand dollars.

Compensation of each senator, representative and delegate in Congress shall be six thousand one hundred and sixty dollars.

For contingencies of the Marine Corps, there be allowed and paid any expenses which have been incurred for the purpose of introducing gas into the quarters and hospital head-quarters, and for lighting the same.

Approved, August 16, 1856.

SEC. 2. And be it further enacted, That out of the sum of thirty-one thousand five hundred dollars, appropriated by "Act making appropriations for the naval service for the year ending the thirtieth June, eighteen hundred and fifty-six," approved third March, eighteen hundred and fifty-six, "For contingencies of the Marine Corps," there be allowed and paid any expenses which have been incurred for the purpose of introducing gas into the quarters and hospital head-quarters, and for lighting the same.

Approved, August 16, 1856.

SEC. 2. And be it further enacted, That the President of the Senate pro tempore, and of the Speaker, shall have become President of the United States, shall receive the compensation provided by law for the Vice-President; and the Speaker of the House of Representatives shall receive double the compensation above provided for representatives, payable at the times and in the manner above provided for payment of the compensation of representatives.

SEC. 3. And be it further enacted, That this law shall apply to the present Congress, and each senator, representative, and delegate shall be entitled to receive the difference only between their per diem compensation already received under the law now in force and the compensation provided by this act.

SEC. 4. And be it further enacted, That in the event of the death of any senator, representative, or delegate prior to the commencement of the first session of the Congress, he shall be entitled to mileage or compensation; and in the event of death after the commencement of any session, his representatives shall be entitled to receive so much of his com-
pensation, computed at the rate of three thousand dollars per annum, as he may not have received; and any mileage that may have actually accrued and be due and unpaid.

SEC. 5. And be it further enacted, That if any books shall hereafter be ordered to and received by members of Congress by a resolution of either or both houses of Congress, the price paid for the same shall be deducted from the compensation hereinbefore provided for such member or members: Provided, however, That this shall not extend to books ordered to be printed by the public printer during the Congress for which the said member shall have been elected.

SEC. 6. And be it further enacted, That it shall be the duty of the Sergeant-at-Arms of the House and Secretary of the Senate respectively, to deduct from the monthly payments of members as herein provided for, the amount of his compensation for each day that such member shall be absent from the House or Senate respectively, unless such representative, senator, or delegate shall assign as the reason for such absence, the sickness of himself or of some member of his family.

SEC. 7. And be it further enacted, That all acts or parts of acts inconsistent with or repugnant to the provisions of this act, be and the same are hereby repealed.

APPROVED, August 16, 1856.

CHAP. CXXIV.—An Act to amend the Acts regulating the Fees, Costs, and other judicial Expenses of the Government in the States, Territories, and 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 hereafter, before the accounts of the United States marshals, district attorneys, and clerks, are presented to the accounting officers of the Treasury Department for settlement, they shall be examined and certified to by the district judge of the United States in the district in which the officers presenting the accounts officiate, whether in the States or Territories, and the same shall be subject to revision upon their merits by said accounting officers, as in case of other public accounts: Provided, however, That no accounts of fees or costs paid to any witness or juror, upon the order of any judge or commissioner, shall be so reexamined as to charge any marshal for an erroneous taxation of such fees or costs.

SEC. 2. And be it further enacted, That the accounts of the commissioners of the United States circuit courts shall be examined and certified to by the district judge of the district in which they are appointed, previous to their presentation to, or revision by the accounting officers of the Treasury Department.

SEC. 3. And be it further enacted, That in no case shall the fees of more than four witnesses be taxed against the United States in the examination of criminal cases before the commissioners of the United States circuit courts, unless their materiality and importance shall first be approved and certified to by the United States district attorney for the district in which the examination shall take place, subject to revision, as in other cases.

SEC. 4. And be it further enacted, That in all these cases before mentioned, an appeal shall lie from the decision of the accounting officers to the Secretary of the Interior.

SEC. 5. And be it further enacted, That the judges of the supreme court in each of the Territories, or a majority of them, shall, when assembled at their respective seats of government, fix and appoint the several times and places of holding the several courts in their respective districts, and limit the duration of the terms thereof: Provided, That the said courts shall not be held at more than three places in any one Territory: And provided, further, That the judge or judges holding such courts shall
adjourn the same, without day, at any time before the expiration of such terms, whenever in his or their opinion the further continuance thereof is not necessary.

SEC. 6. And be it further enacted, That all costs and fees for services rendered by the clerks of the several courts in the District of Columbia, chargeable to others than the United States, shall be payable immediately after the services are performed, and shall be collected by such rules and regulations, not incompatible with law, as may be prescribed by the courts in which such services are rendered, but shall in no case be paid by the United States.

SEC. 7. And be it further enacted, That the several circuit and district courts of the United States, the district courts of the Territories, and the criminal court of the District of Columbia, shall have the power to discharge the grand juries of the respective courts whenever they shall be of opinion that the public interests will not be subserved by a further continuance of the session of said grand jury.

SEC. 8. And be it further enacted, That no officer of the United States courts, including the bailiffs, guards, or deputies of the United States marshals, whether in the States, Territories, or District of Columbia, shall be entitled to witness fees, either before a court or commissioners where he is officiating.

SEC. 9. And be it further enacted, That the United States shall hereafter be liable to the justices and constables of the county of Washington, in the District of Columbia; for their fees and services in cases of felony only; and so much of the fifteenth section of the act of May seventeen, eighteen hundred and forty-eight, entitled “An act to continue, alter, and amend the charter of the city of Washington,” as provided otherwise, is hereby repealed; said fees shall be paid by the United States marshal, upon the approval of the judge of the criminal court of the District of Columbia, subject to the revision by the accounting officers of the treasury, and to appeal to the Secretary of the Interior.

SEC. 10. And be it further enacted, That it shall be the duty of each of the judges of the supreme court of the respective Territories of the United States to designate and appoint one person as clerk of the district over which he presides, where one is not already appointed, and to designate and retain but one such clerk where more than one is already appointed, and only such district clerks shall be entitled to a compensation from the United States except for fees taxable to the United States.

SEC. 11. And be it further enacted, That so much of the third section of the act of February twenty-six, eighteen hundred and fifty-three, entitled “An act to regulate the fees and costs to be allowed to clerks, marshals and attorneys of the circuit and district courts of the United States, and for other purposes,” as requires “that when the compensation of any clerk shall be less than five hundred dollars per annum, the difference ascertained and allowed by the proper accounting officers of the treasury shall be paid to him therefrom,” is hereby repealed.

SEC. 12. And be it further enacted, That all accounts of the United States district attorneys for services rendered in cases instituted in the United States or State courts, when the United States is a party in interest, but not of record; or in cases instituted against the officers of the United States or their deputies, or duly appointed agents, for acts committed or omitted or suffered by them in the lawful discharge of their duties, shall be audited and allowed as in other cases, assimilating the fees, as near as may be, to those provided by said act of February twenty-six, eighteen hundred and fifty-three for like or similar services.

SEC. 13. And be it further enacted, That no marshal, or deputy marshal, of any of the courts of the United States, shall hold or exercise the duties of commissioner of any of said courts, nor receive compensation therefor.
SEC. 14. And be it further enacted, That whenever, from any cause, it may be impossible for the district attorney to attend at court, it shall be his duty to see that a meet and proper person, learned in the law, residing as near the place where the court is held as possible, does attend to such business as may appertain to the duties of his office, and in all such cases the fees and charges to be paid shall be only such as the district attorney would have been authorized by law to charge had he personally attended and performed the service: Provided, however, That before any such substitution is sanctioned, or payment made, the necessity thereof shall be shown to the satisfaction of the Secretary of the Interior.

SEC. 15. And be it further enacted, That all provisions of law inconsistent with this act are hereby repealed.

APPROVED, August 16, 1856.

CHAP. CXXV.—An Act providing for a necessary Increase and better Organization of the Medical and Hospital Department of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be added to the medical department of the army four surgeons and eight assistant surgeons, to be appointed in accordance with existing laws.

SEC. 2. And be it further enacted, That the Secretary of War be, and he is hereby, authorized to appoint, from the enlisted men of the army, or to cause to be enlisted, as many competent hospital stewards as the service may require, not to exceed one for each military post. The said hospital stewards to be mustered and paid on hospital muster rolls, as non-commissioned staff officers, with the rank, pay, and emoluments of a sergeant of ordnance, and to be permanently attached to the medical and hospital department, under such regulations as shall be prescribed by the Secretary of War.

SEC. 3. And be it further enacted, That soldiers acting as cooks and nurses in hospitals, be and are hereby allowed the extra pay authorized to soldiers on fatigue duty, by “An act to increase the pay of the rank and file of the army,” approved August fourth, eighteen hundred and fifty-four.

APPROVED, August 16, 1856.

CHAP. CXXVI.—An Act for continuing the Improvement of the Des Moines Rapids, in the Mississippi River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby appropriated, out of any money in the treasury not otherwise appropriated, the sum of two hundred thousand dollars, for continuing the improvement of the Des Moines Rapids, in the Mississippi River, to be expended under the superintendence of the Secretary of War.

IN THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES,

August 13th, 1856.

The President of the United States having returned to the House of Representatives, in which it originated, the bill entitled “An act for continuing the improvement of the Des Moines Rapids, in the Mississippi River,” with his objections thereto, the House of Representatives proceeded, in pursuance of the Constitution, to reconsider the same; and Resolved, That the said bill do pass, two-thirds of the House of Representatives agreeing to pass the same.

Attest:

WM. CULLOM,
Clerk of House Representatives.
IN THE SENATE OF THE UNITED STATES,

August 16th, 1856.

The Senate having proceeded, in pursuance of the Constitution, to reconsider the bill entitled “An act for continuing the improvement of the Des Moines Rapids, in the Mississippi River,” 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:

ASBURY DICKINS, Secretary.

CHAP. CXXVI—An Act to regulate the Diplomatic and Consular Systems of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That ambassadors, envoys extraordinary and ministers plenipotentiary, ministers resident, commissioners, chargés d’affaires, and secretaries of legation, appointed to the countries hereinafter named in Schedule A, shall be entitled to compensation for their services, respectively, at the rates per annum hereinafter specified; that is to say, ambassadors and envoys extraordinary and ministers plenipotentiary, the full amounts specified therefor in said Schedule A; ministers resident and commissioners, seventy-five per centum; chargés d’affaires, fifty per centum; and secretaries of legation, fifteen per centum, of the said amounts, respectively: Provided, That the compensation of the secretary of the legation to China, acting as interpreter, shall be at the rate of five thousand dollars, and if not acting as such, at the rate of three thousand dollars, and that of the secretary of legation to Turkey, acting as dragoman, at the rate of three thousand dollars, and if not acting as such, at the rate of two thousand dollars, per annum.

SCHEDULE A.

Great Britain and France, each seventeen thousand five hundred dollars.

Russia, Spain, Austria, Prussia, Brazil, Mexico, and China, each twelve thousand dollars.

All other countries, each ten thousand dollars.

SEC. 2. And be it further enacted, That the President be, and is hereby authorized to appoint for the legations at London and Paris, respectively, an assistant secretary of legation, who shall be entitled to compensation for their services, respectively, at the rate of fifteen hundred dollars per annum; for the legation to China, an interpreter, when the secretary of legation shall not be acting as such, who shall be entitled to compensation at the rate of five thousand dollars; and for the legation to Turkey, a dragoman, when the secretary of legation shall not be acting as such, who shall be entitled to compensation at the rate of one thousand dollars per annum.

SCHEDULE B.

Great Britain, each five thousand dollars.

Russia, each five thousand dollars.

Spain, each four thousand dollars.

Austria, each four thousand dollars.

Prussia, each four thousand dollars.

Brazil, each three thousand dollars.

Mexico, each two thousand dollars.

China, each two thousand dollars.

All other countries in Schedule C, each thousand dollars.

SEC. 3. And be it further enacted, That consuls general, consuls, and commercial agents, appointed to the ports and places hereinafter specified in Schedules B and C, shall be entitled to compensation for their services, respectively, at the rates per annum hereinafter specified in said Schedules B and C; and if the President shall think proper to appoint a consul to any port or place named in the said Schedules B and C for a commercial agent, instead of such commercial agent, or vice versa, and an appointment shall be made accordingly, the compensation for such consular officer shall be the same in any such case as that fixed for such port or place in the schedule embracing the same; and if he shall
think the public interests will be subserved by appointing to any such
port or place a consul general instead of a consul or commercial agent,
and an appointment shall be made accordingly, the compensation for
such consul general shall be the same as that fixed for such port or place
in the schedule embracing the same.

SCHEDULE B.

I. Consuls General.

<table>
<thead>
<tr>
<th>Country</th>
<th>City</th>
<th>Compensation</th>
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</thead>
<tbody>
<tr>
<td>British North America</td>
<td>Quebec</td>
<td>4,000 dollars</td>
</tr>
<tr>
<td>British India</td>
<td>Calcutta</td>
<td>5,000 dollars</td>
</tr>
<tr>
<td>Egypt</td>
<td>Alexandria</td>
<td>3,500 dollars</td>
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<tr>
<td>Japan</td>
<td>Simoda</td>
<td>5,000 dollars</td>
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<tr>
<td>Cuba</td>
<td>Havana</td>
<td>6,000 dollars</td>
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<tr>
<td>Turkey</td>
<td>Constantinople</td>
<td>3,000 dollars</td>
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<tr>
<td>Hanseatic and Free Cities</td>
<td>Frankfort-on-the-Main</td>
<td>3,000 dollars</td>
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II. Consuls.

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<thead>
<tr>
<th>Country</th>
<th>City</th>
<th>Compensation</th>
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<tbody>
<tr>
<td>Great Britain</td>
<td>Liverpool, London</td>
<td>7,500 dollars</td>
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<tr>
<td></td>
<td>Melbourne</td>
<td>4,000 dollars</td>
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<tr>
<td></td>
<td>Hong Kong</td>
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<td>Glasgow</td>
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<td>Mauritius and Singapore</td>
<td>2,000 dollars</td>
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<td>Belfast</td>
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<td></td>
<td>Cork, Dundee, Demarara, Halifax, Kingston, Leeds, Manchester, Nassau, New Providence, Southampton, and Turk's Island, Prince Edward's Island</td>
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<td>Havre</td>
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<td>Lyons</td>
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<td>Moscow, Odessa, Revel, St. Petersburg</td>
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<td></td>
<td>Prince Edward's Island</td>
<td>1,000 dollars</td>
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</tbody>
</table>
Tuscany.—Leghorn, one thousand five hundred dollars.
Wurttemburg.—Stuttgart, one thousand dollars.
Hanseatic and Free Cities.—Bremen and Hamburg, each two thousand dollars.
Barbary States.—Tangiers, Tripoli, and Tunis, each, three thousand dollars.
Brasil.—Rio de Janeiro, six thousand dollars. Pernambuco, two thousand dollars.
Mexico.—Vera Cruz, three thousand five hundred dollars. Acapulco, two thousand dollars.
Peru.—Callao, three thousand five hundred dollars.
Chili.—Valparaiso, three thousand dollars.
Buenos Ayres.—Buenos Ayres, two thousand dollars.
Nicaragua.—San Juan del Sur, two thousand dollars.
New Grenada.—Aspinwall, two thousand five hundred dollars.
Panama, three thousand five hundred dollars.
Venezuela.—Lagunayra, one thousand five hundred dollars.
Sandwich Islands.—Honolulu, four thousand dollars. Lahaina, three thousand dollars.

III. Commercial Agents.

Nicaragua.—San Juan del Norte, two thousand dollars.
St. Domingo (Island).—Port-au-Prince, two thousand dollars. St. Domingo (city), one thousand five hundred dollars.

Schedule C.

Consuls.

Great Britain.—Capetown and Falkland Islands, each, one thousand dollars.
Austria.—Venice, seven hundred and fifty dollars.
Prussia.—Stettin, one thousand dollars.
Turkey.—Candia and Cyprus, each, one thousand dollars.
Netherlands.—Batavia, one thousand dollars.
Portugal.—Fayal and Santiago, (Cape de Verdes,) each, seven hundred and fifty dollars.
Denmark.—Saint Croix, seven hundred and fifty dollars.
Sardinia.—Spezzia, one thousand dollars.
Greece.—Athens, one thousand dollars.
Muscat.—Zanzibar, one thousand dollars.
Brasil.—Bahia, Maranham Island, Para, and Rio Grande, each, one thousand dollars.
Mexico.—Matamoras, Mexico (city), and Tampico, each, one thousand dollars. Paso del Norte and Tabasco, each, five hundred dollars.
Peru.—Paita and Tumbes, each, five hundred dollars.
Chili.—Talcahuano, one thousand dollars.
New Grenada.—Carthagena and Sabanillo, each, five hundred dollars.
Honduras.—Omoa, one thousand dollars.
Ecuador.—Guayaquil, seven hundred and fifty dollars.
Bolivia.—Cobija, five hundred dollars.
Uruguay.—Montevideo, one thousand dollars.
Society Islands.—Tahtiti, one thousand dollars.
New Zealand.—Bay of Islands, one thousand dollars.
Navigator's Island.—Apia, one thousand dollars.
Fiji Islands.—Lanhala, one thousand dollars.

II. Commercial Agents.

Portugal.—St. Paul de Loanda, (Angola,) one thousand dollars.
Liberia.—Monrovia and Gaboon, each, one thousand dollars.

St. Domingo (Island).—Cape Hayten, one thousand dollars. Aux Cayes, five hundred dollars.

Russia in Asia.—Amoor River, one thousand dollars.

SEC. 4. And be it further enacted, That consuls general, consuls, and commercial agents, not embraced in Schedules B and C, shall be entitled, as compensation for their services, to such fees as they may collect in pursuance of the provisions of this act, respectively.

SEC. 5. And be it further enacted, That no consul general, consul or commercial agent, embraced in Schedule B, shall, while he holds his office, be interested in or transact any business as a merchant, factor, broker, or other trader, or as a clerk or other agent for any such person to, from, or within the port, place, or limits of his consulate, or commercial agency, directly or indirectly, either in his own name, or in the name or through the agency of any other person; and if appointed after this act shall take effect, he shall, in his official bond, stipulate, as a condition thereof, not to violate this prohibition; and if appointed before, and retained in office after this act shall take effect, he shall, within such reasonable time as the President shall prescribe, enter into a new official bond with such stipulation as a condition thereof; and if any such consul general, consul, or commercial agent, shall violate such prohibition, he shall be liable to a penalty therefor, for the use of the United States, equal in amount to the annual compensation specified for him in said Schedule B, which may be recovered in an action of debt at the suit of the United States, either directly for the penalty, as such, against such consul general, or consul, or commercial agent, or upon his official bond, as liquidated damages, for the breach of such condition against such consul general, consul, or commercial agent, and his sureties, or any one or more of them; and in every such case all such actions shall be open to the United States for the collection of such penalty till the same shall be collected in some one of such actions; and every such penalty, when collected, shall be paid into the treasury of the United States; and such prohibition shall be applicable to all consuls general, but not to any consul or commercial agent not embraced in said Schedule B, except as hereinafter authorized, unless otherwise expressly provided by law.

SEC. 6. And be it further enacted, That the President be, and is hereby authorized to appoint three interpreters of the Chinese language, who shall be entitled to compensation for their services, respectively, at a rate not to exceed fifteen hundred dollars per annum, to be determined by the President, and to assign such interpreters, from time to time, to such consulates in China, and with such duties, as he may think proper.

SEC. 7. And be it further enacted, That the President be, and is hereby authorized, whenever he shall think the public good will be promoted thereby, to appoint consular pupils, not to exceed twenty-five in number at any one time, who shall be citizens of the United States, and entitled to compensation for their services, respectively, at a rate not to exceed one thousand dollars per annum, to be determined by the President; and to assign such pupils, from time to time, to such consulates, and with such duties as he may [think] proper; and before the appointment of any such pupil shall be made, satisfactory evidence, by examination or otherwise, shall be furnished of his qualifications and fitness for the office to the Secretary of State, and by him laid before the President.

SEC. 8. And be it further enacted, That no person appointed after this act shall take effect, to any such office as is mentioned in the first, second, third, sixth, or seventh sections of this act, shall be entitled to compensation for his services therein, except from the time when he shall reach age.
his post and enter upon his official duties, to the time when he shall cease to hold such office, and for such time as shall be actually and necessarily occupied in receiving his instructions, not to exceed thirty days, and in making the transit between the place of his residence, when appointed, and his post of duty, at the commencement and termination of the period of his official service, for which he shall in all cases be allowed and paid, except as hereinafter mentioned, and no person shall be deemed to hold any such office after his successor shall be appointed and actually enter upon the duties of his office at his post of duty, nor after his official residence at such post shall have terminated if not so relieved; but no such allowance or payment shall be made to any consul general, consul, or commercial agent, contemplated by the fourth section of this act, or to any vice consul, vice commercial agent, deputy consul, or consular agent, for the time so occupied in receiving instructions, or in such transit as aforesaid; nor shall any such officer, as is referred to in this section, be allowed compensation for the time so occupied in such transit, at the termination of the period of his official service, if he shall have resigned or been recalled therefrom for any malfeasance in his office.

SEC. 9. And be it further enacted, That when to any diplomatic office held by any person there shall be superadded another, such person shall be allowed additional compensation for his services, in such superadded office, at the rate of fifty per centum of the amount allowed by this act for such superadded office, and such superadded office shall be deemed to continue during the time to which it is limited by the terms thereof, and for such time as shall be actually and necessarily occupied in making the transit between the two posts of duty, at the commencement and termination of the period of such superadded office so limited, and no longer.

SEC. 10. And be it further enacted, That for such time as any secretary of legation shall be lawfully authorized to act as chargé d'affaires ad interim at the post to which he shall have been appointed, he shall be entitled to receive compensation at the rate allowed by this act for a chargé d'affaires at such post; but he shall not be entitled to receive, for such time, the compensation allowed for his services as secretary of legation.

SEC. 11. And be it further enacted, That for such time as any consular officer shall be authorized, pursuant to the provisions of this act, to perform diplomatic functions, in the absence of the regular diplomatic officer in the country to which he shall be appointed, he shall be entitled, in addition to his compensation as such consular officer, to receive compensation for his services while so authorized, at the rate allowed by this act for a secretary of legation in such country.

SEC. 12. And be it further enacted, That no consular officer shall exercise diplomatic functions, or hold any diplomatic correspondence or relation on the part of the United States, in, with, or to the government or country to which he shall be appointed, or any other country or government, when there shall be in such country any officer of the United States authorized to perform diplomatic functions therein, nor in any case, unless expressly authorized by the President so to do.

SEC. 13. And be it further enacted, That every consul general, consul, and commercial agent, appointed before, and retained in office after this act shall take effect, shall, without unnecessary delay, and every such officer, appointed after this act shall take effect, shall, before he receives his commission or enters upon the duties of his office, enter into a bond to the United States with such sureties, who shall be permanent residents of the United States, as the Secretary of State shall approve, in a penal sum not less than one thousand, nor more than ten thousand dollars, and in such form as the President shall prescribe, conditioned for the true and faithful accounting for, paying over, and delivering up of all fees, moneys, goods, effects, books, records, papers, and other property which shall
come to his hands, or to the hands of any other person to his use as such consul general, consul, or commercial agent, under any law now or hereafter enacted: and for the true and faithful performance of all other duties now or hereafter lawfully imposed upon him as such consul general, consul, or commercial agent; and in the cases of consuls general, consuls, and commercial agents embraced in Schedule B, such bond shall contain, by way of further condition, the stipulation required by the fifth section of this act; and all such bonds shall be deposited with the Secretary of the Treasury, and in no case shall the penalty of such bond be less than the annual compensation allowed to the officer entering into such bond; and the President shall be authorized to require a new or additional bond from any such consul general, consul, or commercial agent, in like form and in such penalty, within the limits aforesaid, in amount, as he shall prescribe, whenever, in his opinion, the public good shall require it.

SEC. 14. And be it further enacted, That the President be, and he is hereby authorized to define the extent of country to be embraced within any consulate or commercial agency, and to provide for the appointment of vice consuls, vice commercial agents, deputy consuls, and consular agents, therein, in such manner and under such regulations as he shall deem proper; but no compensation shall be allowed for the services of any such vice consul, or vice commercial agent, beyond nor except out of the allowance made by this act for the principal consular officer in whose place such appointment shall be made; and no vice consul, vice commercial agent, deputy consul or consular agent, shall be appointed otherwise than in such manner and under such regulations as the President shall prescribe, pursuant to the provisions of this act.

SEC. 15. And be it further enacted, That every vice consul and vice commercial agent shall be entitled; as compensation for his services as such, to the whole or so much of the compensation of the principal consular officer, in whose place he shall be appointed, as shall be determined by the President, and the residue, if any, shall be paid to such principal consular officer; and every consular agent shall be entitled; as compensation for his services, to such fees as he may collect in pursuance of the provisions of this act, or so much thereof as shall be determined by the President; and the principal officer of the consulate or commercial agency within the limits of which such consular agent shall be appointed, shall be entitled to the residue, if any, in addition to any other compensation allowed him by this act for his services therein; and the President shall have power to subject any consul or commercial agent contemplated by the fourth section of this act, and any vice consul, vice commercial agent, deputy consul or consular agent to the prohibition as to trade contained in the fifth section of this act, and to require from any of them such bond as is provided for by the thirteenth section of this act, whenever he shall think the public interests will be promoted thereby.

SEC. 16. And be it further enacted, That the President be, and is hereby authorized to prescribe, from time to time, the rates or tariffs of fees to be charged for official services, and to designate what shall be regarded as official services, besides such as are expressly declared by law, in the business of the several legations, consulates, and commercial agencies, and to adapt the same, by such differences as may be necessary or proper, to each legation, consulate, or commercial agency, and such rates or tariffs shall be reported annually to Congress; and it shall be the duty of all officers and persons connected with such legations, consulates, or commercial agencies to collect for such official services such and only such fees as may be prescribed for their respective legations, consulates, and commercial agencies; and it shall be the duty of the collectors of the several districts, whenever any clearance is granted to any ship or vessel of the United States, duly registered as such, and bound on any foreign voyage, to annex thereto, in every case, a copy of the rates or tariffs of fees to report the same annually.
fees which shall be allowed in pursuance of the provisions of this act, and then in force; and it shall be the duty of all consular officers at all times to keep up in their offices, respectively, a copy of such rates or tariffs as shall be in force, in a conspicuous place, and subject to the examination of all persons interested therein.

SEC. 17. And be it further enacted, That it shall be the duty of all consular officers to give receipts for all fees which shall be collected for their official services respectively, expressing the particular services for which the same were collected; and if any such consular officer shall collect, or knowingly allow to be collected for any such service, any other or greater fees than such as shall be allowed pursuant to the provisions of this act for such service, he shall, besides his liability to refund the same, be liable to pay to the person by whom or in whose behalf the same shall be paid, treble the amount of said unlawful charge so collected, as a penalty therefor, to be recovered by such person, in any proper action, to and for the use of such person, besides costs of suit. And in any such case the Secretary of the Treasury is hereby authorized to retain out of the compensation of such officer, the amount of such overcharge, and of such penalty, and charge the same to such officer in account, and thereupon to refund such unlawful charge, and pay such penalty to the person entitled to the same if he shall think proper so to do.

SEC. 18. And be it further enacted, That all fees collected at any of the legations, or by the consuls general, consuls, and commercial agents mentioned in Schedules B and C, and by vice consuls and vice commercial agents appointed to perform their duties, or by any other persons in their behalf, shall be accounted for to the Secretary of the Treasury, and held subject to his draft, or other directions. And all such consuls generals, consuls, commercial agents, and consular agents, as are allowed for their compensation the whole or any part of the fees which they may collect pursuant to the provisions of this act, and all vice consuls and vice commercial agents appointed to perform the duties of said consuls general, consuls, and commercial agents as are allowed for their compensation the whole or any part of such fees as aforesaid, shall make returns of all such fees as they or any other persons in their behalf shall so collect, in such manner as the Secretary of State shall prescribe; and all such fees as shall be so collected, accounted for, and reported, shall be reported annually to Congress, with the report of the rates or tariffs of fees required by the seventeenth section of this act, with a full list of all consular officers: and if any consul general, consul, or commercial agent, mentioned in Schedules B and C, shall omit to collect any fees which he shall be entitled to charge, pursuant to the provisions of this act, for any official service, he shall be liable to the United States therefor, as though he had collected the same, unless, upon good cause shown therefor, the Secretary of the Treasury shall think proper to remit the same; and every consular officer shall number all receipts given by him for fees received for official services, in the order of their dates, beginning with number one at the commencement of the period of his service, and on the first day of January in every year thereafter. And he shall keep a book, in which he shall register all fees so received by him, in the order in which they shall be received, specifying in such register each item of service and the amount received therefor, from whom, and the dates when received, and if for any service connected with any ship or vessel, the name thereof, and indicating what items and amounts are embraced in each receipt given by him therefor, and numbering the same according to the number of the receipts respectively, so that the receipts and register shall correspond with each other; and he shall, in such register, specify the name of the person for whom, and the date when he shall grant, issue, or verify
any passport, certify any invoice, or perform any other official service in
the entry of the receipt of the fees therefor, and also number each cons-
ular act so receipted for with the number of such receipt, and as shown
by such register. And it shall be the duty of all owners, agents, con-
signees, masters and commanders of ships and vessels to whom any
receipt for fees shall be given by any consular officer, to furnish a copy
thereof to the collector of the district in which such ships and vessels
shall first arrive on their return to the United States. And it shall be
the duty of every collector to forward to the Secretary of the Treasury
all such copies of receipts as shall have been so furnished to him, and
also a statement of all certified invoices which shall come to his office,
giving the dates of the certificate, and the names of the persons for whom,
and of the consular officers by whom the same were certified; and every
consular officer, in rendering his account or report of fees received, shall
furnish a full transcript of the register which he is hereby required to
keep, under oath or affirmation that the same is true and correct, and
that the same contains a full and accurate statement of all fees received
by him, or for his use, for his official services as such consular officer, to
the best of his knowledge, during the period for which the same shall
be put to be rendered, and that such oath or affirmation may be taken
before any person having authority to administer oaths and affirmations
at the port or place where such consular officer is located. And if any
such consular officer shall wilfully and corruptly commit perjury, in any
such oath or affirmation, within the intent and meaning of any act of
Congress now or hereafter made, he may be charged, proceeded against,
tried, and convicted, and dealt with in the same manner, in all respects,
as if such offence had been committed in the United States, before any
officer duly authorized therein to administer or take such oath or affirma-
tion, and shall be subject to the same punishment and disability therefor
as are or shall be prescribed by any such act for such offence.

SEC. 19. And be it further enacted, That no such officer as is men-
tioned in the first, second, third, fourth, sixth, or seventh sections of this
act shall, nor shall any consular agent, be absent from his post, or the
performance of his duties, for a longer period than ten days at any one
time, without the permission previously obtained of the President. And
no compensation shall be allowed for the time of any such absence in any
case, except cases of sickness; nor shall any diplomatic or consular officer
be appointed to correspond in regard to the public affairs of any foreign government with
any private person, newspaper, or other periodical, or otherwise than with
the proper officers of the United States, nor recommend any person,
at home or abroad, for any employment of trust or profit under the gov-
ernment of the country in which he is located; nor ask or accept, for
himself or any other person, any present, emolument pecuniary, pecuniary
favor, office, or title of any kind, from any such government.

SEC. 20. And be it further enacted, That the compensation provided
by this act shall be in full for all the services and personal expenses which
shall be rendered or incurred by the officers or persons respectively for
whom such compensation is provided, of whatever nature or kind such
services or personal expenses may be, or by whatever treaty, law, or
instructions such services or personal expenses so rendered or incurred
are or shall be required; and no allowance, other than such as is pro-
vided by this act, shall be made in any case for the outfit or return home
of any such officer or person; and no consular officer shall, nor shall any
person under any consular officer, make any charge or receive, directly or
indirectly, any compensation, by way of commission or otherwise, for
receiving or disbursing the wages or extra wages to which any seaman or
mariner shall be entitled who shall be discharged in any foreign country,
or for any money advanced to any such seaman or mariner who shall
seek relief from any consular or commercial agency; nor shall any con-

sular officer, or any person under any consular officer, be interested, directly or indirectly, in any profit derived from clothing, boarding, or otherwise supplying or sending home any such seaman or mariner: Provided, that such prohibition as to profit shall not be construed to relieve or prevent any such officer who shall be the owner or otherwise interested in any ship or vessel of the United States, from transporting in such ship or vessel any such seaman or mariner, or from receiving or being interested in such reasonable allowance as may be made for such transportation, under and by virtue of the fourth section of the act entitled "An act supplementary to the act concerning consuls and vice consuls, and for the further protection of American seamen," approved February twenty-eighth, eighteen hundred and three.

SEC. 21. And be it further enacted, That no compensation provided by this act for any such officer as is mentioned in the first section of this act, or for any assistant secretary of legation, or for any such officer as is mentioned in Schedules B and C of the third section of this act, or any appropriation therefor, shall be applicable to the payment of the compensation of any person appointed to or holding any such office after this act shall take effect, who shall not be a citizen of the United States; nor shall any other compensation be allowed in any such case.

SEC. 22. And be it further enacted, That the President be, and is hereby, authorized to provide at the public expense all such stationary, blanks, record and other books, seals, presses, flags, and signs, as he shall think necessary for the several legations, consulates, and commercial agencies in the transaction of their business; and whenever he shall think there is sufficient reason therefor, to allow consuls general, consuls, and commercial agents, who are not allowed to trade, actual expenses of office rent, not to exceed, in any case, ten per centum of the amount of the annual compensation allowed to such officer, and to prescribe such regulations, and make and issue such orders and instructions, not inconsistent with the constitution or any law of the United States, in relation to the duties of all diplomatic and consular officers, the transaction of their business, the rendering of accounts and returns, the payment of compensation, the safe-keeping of the archives, and public property in the hands of all such officers, the communication of information, and the procurement and transmission of the products of the arts, sciences, manufactures, agriculture, and commerce, from time to time, as he may think conducive to the public interests; and it shall be the duty of all such officers to conform to such regulations, orders, and instructions; and it shall be the duty of the Secretary of State to publish official notifications, from time to time, of such commercial information communicated to him by such diplomatic and consular officers, as he may deem important to the public interests, in such newspapers, not to exceed three in number, as he may select, and to report to Congress, at least once in each year, a synopsis of so much of the information on all subjects which shall be so communicated to him, as he may deem valuable for public information.

SECRETARY OF STATE TO PUBLISH COMMERCIAL INFORMATION.

Passports.

SEC. 23. And be it further enacted, That the Secretary of State shall be authorized to grant and issue passports, and cause passports to be granted, issued, and verified in foreign countries by such diplomatic or consular officers of the United States, and under such rules as the President shall designate and prescribe for and on behalf of the United States, and no other person shall grant, issue, or verify any such passport; nor shall any passport be granted or issued to, or verified for, any other persons than citizens of the United States; nor shall any charge be made for granting, issuing, or verifying any passport except in a foreign country; and in any case the fee allowed therefor shall not exceed the sum of one dollar, nor shall any such charge be made for more than one such verification in any foreign country; and if any person acting, or claiming to act, in any office or capacity, under the United States, or any of the
States of the United States, who shall not be lawfully authorized so to do, shall grant, issue, or verify any passport, or other instrument in the nature of a passport, to or for any citizen of the United States, or to or for any person claiming to be or designated as such in such passport or verification, or if any consular officer who shall be authorized to grant, issue, or verify passports, shall knowingly and wilfully grant, issue, or verify any such passport to or for any person not a citizen of the United States, the person so offending shall be deemed and taken to be guilty of a misdemeanor, and on conviction thereof shall be imprisoned not exceeding one year, or fined in a sum not to exceed five hundred dollars, or both, and may be charged, proceeded against, tried, convicted, and dealt with therefor in the district where he may be arrested or in custody; and it shall be the duty of all persons who shall be authorized, pursuant to the provisions of this act, to grant, issue, or verify passports, to make return of the same to the Secretary of State, in such manner and as often as he shall require; and such returns shall specify the names and all other particulars of the persons to whom the same shall be granted, issued, or verified, as embraced in such passport: Provided, That in any country where a legation of the United States is established, no person other than the diplomatic representative of the United States, at such place shall be permitted to grant or issue any passport, except in the absence therefrom of such representative.

Sec. 24. And be it further enacted, That every secretary of legation and consular officer is hereby authorized, whenever he shall be required or may deem it necessary or proper so to do, at the post, place, or within the limits of his legation, consulate, or commercial agency, to administer to or take from any person an oath, affirmation, affidavit, or deposition, and also to perform any notarial act or acts such as any notary public is required or authorized by law to do or perform within the United States; and every such oath, affirmation, affidavit, deposition, and notarial act administered, sworn, affirmed, taken, had, or done, by or before any such officer, when certified under his hand and seal of office, shall be as good, valid, effectual, and of like force and effect within the United States, to all intents and purposes, as if such oath, affirmation, affidavit, deposition, or notarial act had been administered, sworn, affirmed, taken, bad, or done, by or before any other person within the United States duly authorized and competent thereto; and if any person shall wilfully and corruptly commit perjury, or by any means procure any person to commit perjury in any such oath, affirmation, affidavit, or deposition, within the intent and meaning of any act of Congress now or hereafter made, such offender may be charged, proceeded against, tried, convicted, and dealt with in any district of the United States, in the same manner, in all respects, as if such offence had been committed in the United States, before any officer duly authorized therein to administer or take such oath, affirmation, affidavit, or deposition, and shall be subject to the same punishment and disability therefor as are or shall be prescribed by any such act for such offence; and any document purporting to have affixed, impressed or subscribed, thereto or thereon the seal and signature of the officer administering or taking the same in testimony thereof, shall be admitted in evidence without proof of any such seal or signature being genuine or of the official character of such person; and if any person shall forge any such seal or signature, or shall tender in evidence any such document with a false or counterfeit seal or signature thereto, knowing the same to be false or counterfeit, he shall be deemed and taken to be guilty of a misdemeanor, and on conviction shall be imprisoned not exceeding three years nor less than one year, and fined in a sum not to exceed three thousand dollars, and may be charged, proceeded against, tried, convicted, and dealt with, therefor, in the district where he may be arrested or in custody.
And be it further enacted, That whenever any seaman or mariner of any vessel of the United States shall desert such vessel, the master or commander of such vessel shall note the fact and date of such desertion on the list of the crew, and the same shall be officially authenticated at the port or place of the consulate or commercial agency first visited by such vessel after such desertion, if such desertion shall have occurred in a foreign country, or if in such case such vessel shall not visit any place where there shall be any consulate or commercial agency before her return to the United States, or the desertion shall have occurred in this country, the fact and time of such desertion shall be officially authenticated before a notary public immediately at the first port or place where such vessel shall arrive after such desertion; and all wages that may be due to such seaman or mariner, and whatever interest he may have in the cargo of such vessel, shall be forfeited to and become the property of the United States, and paid over for their use to the collector of the port where the crew of such vessel are accounted for as soon as the same can be ascertained; first deducting therefrom any expense which may necessarily have been incurred on account of such vessel in consequence of such desertion; and in settling the account of such wages or interest no allowance or deduction shall be made except for moneys actually paid, or goods at a fair price supplied, or expenses incurred to, or for such seaman or mariner, any receipt or voucher from, or arrangement with such seaman or mariner, to the contrary notwithstanding.

And be it further enacted, That upon the application of any seaman or mariner for a discharge, if it shall appear to the consular officer that he is entitled to his discharge under any act of Congress, or according to the general principles or usages of maritime law, as recognised in the United States, he shall discharge such seaman or mariner, and shall require from the master or commander of the ship or vessel from which such discharge shall be made, the payment of three months' extra wages, as provided by the act hereinbefore mentioned, approved February twenty-eighth, eighteen hundred and three; and it shall be the duty of such master or commander to pay the same, and no such payment or any part thereof shall be remitted in any case, except such as are mentioned in the proviso of the ninth clause of the act entitled "An act in addition to the several acts regulating the shipment and discharge of seamen and the duties of consuls," approved July twentieth, eighteen hundred and forty, and as hereinafter provided, and the extra wages required to be paid by the said ninth clause of the last hereinbefore mentioned act, and by this section, shall be applicable to the same purposes and in the same manner as is directed by the said act approved February twenty-eighth, eighteen hundred and three, in regard to the extra wages required to be paid thereby; and if any consular officer, when discharging any seaman or mariner, shall neglect to require the payment of and collect the extra wages required to be paid in the case of the discharge of any seaman or mariner, by either of the said acts, as far as they shall remain in force under this act or by this act, he shall be accountable to the United States for the full amount of their share of such wages, and to such seaman or mariner to the full amount of his share thereof; and if any seaman or mariner shall, after his discharge, have incurred any expense for board or other necessaries at the port or place of his discharge before shipping again, such expense shall be paid out of the share of the three months' wages to which he shall be entitled, which shall be retained for that purpose, and the balance only paid over to him: Provided, however, That in cases of wrecked or stranded ships or vessels, or ships or vessels condemned as unfit for service, no payment of extra wages shall be required.
keep a detailed list of all seamen and mariners shipped and discharged by him, specifying their names and the names of the vessels on and from which they shall be shipped and discharged, and the payments, if any, made on account of each so discharged, and also of the number of the vessels arrived and departed, and the amounts of their registered tonnage and the number of their seamen and mariners, and of those who are protected, and whether citizens of the United States or not, and as nearly as possible the nature and value of their cargoes, and where produced, and make returns of the same, with their accounts and other returns, to the Secretary of the Treasury; and no consular officer shall certify any invoice unless he shall be satisfied that the person making the oath or affirmation thereto is the person he represents himself to be, that he is a credible person, and that the statements made under such oath or affirmation are true; and he shall, thereupon, by his certificate, state that he was so satisfied; and it shall be the duty of every consular officer to furnish to the Secretary of the Treasury, as often as shall be required, the prices current of all articles of merchandise usually exported to the United States from the port or place in which he shall be located.

SEC. 28. And be it further enacted, That it shall be the duty of every master and commander of a ship or vessel of the United States, whenever he shall have occasion for any consular or other official service which any consular officer of the United States shall be authorized by law or usage officially to perform, and for which any fees shall be allowed by the said rates or tariffs of fees as aforesaid, to apply to such one of the said officers as may then be officially located at the consulate or commercial agency, if any there be where such service shall be required, to perform such service, and such master or commander shall pay to such officer such fees as shall be allowed for such service, in pursuance of the provisions of this act; and if any such master or commander shall omit so to do, he shall be liable to the United States for the amount of the fees lawfully chargeable for such services, as though the said services had been performed by such officer; and all consular officers are hereby authorized and required to retain in their possession all the papers of such ships and vessels, which shall be deposited with them as directed by law, till payment shall be made of all demands and wages on account of such ships and vessels.

SEC. 29. And be it further enacted, That if any citizen of the United States who shall die abroad shall, by any lawful testamentary disposition leave special directions for the custody and management, by the consular officer of the port or place where he shall die, of the personal property of which he shall die possessed in such country, as contemplated by the act entitled "An act concerning consuls and vice consuls," approved April fourteenth, seventeen hundred and ninety-two, it shall be the duty of such officer, so far as the law of such country will permit, strictly to observe such directions; and if any such citizen so dying shall, by any lawful testamentary disposition, have appointed any other person or persons than such officer to take charge of and manage such property, it shall be the duty of such officer, whenever required by such person or persons so appointed, to give his official aid in whatever way may be necessary to facilitate the proceedings of such person or persons in the lawful execution of such trust, and so far as the laws of the country permit, to protect the property of the deceased from any interference of the local authorities of the country where such citizen shall die; and to this end it shall be the duty of such consular officer to place his official seal upon all or any of the personal property or effects of the deceased, and to break and remove such seal as may be required by such person or persons, and not otherwise.

SEC. 30. And be it further enacted, That all fees collected for and in behalf of the United States, in pursuance of this act, shall be collected
in the coin of the United States, or at its representative value in exchange.

SEC. 31. And be it further enacted, That in the construction, and for the purposes, of all other acts and parts of acts which shall remain in force after this act shall take effect, defining any of the powers, declaring any of the rights, prescribing any of the duties, or imposing any penalty or punishment for any act of omission or commission of any consul, commercial agent, vice consul, or vice commercial agent, or allowing or enjoining the performance of any act, matter, or thing, with or before any such officer, all such acts and parts of acts shall in all these several respects, so far as may be consistent with the subject-matter and context of the same and with this act and the treaties of the United States, be deemed and taken to include and apply to all consular officers as though all such officers were specially named therein; and the said official designations in contemplation of all such acts and parts of acts, and of this act, shall be deemed and taken to have the respective meanings hereinafter assigned to them—that is to say, "consul general," "consul," and "commercial agent," shall be deemed and taken to denote full, principal, and permanent "consular officers," as distinguished from subordinates and substitutes; "deputy consul" and "consular agent" shall be deemed and taken to denote "consular officers" subordinate to such principals, exercising the powers and performing the duties within the limits of their consulates or commercial agencies respectively, the former at the same ports or places, and the latter at ports or places different from those at which such principals are located respectively; and "vice consuls" and "vice commercial agents" shall be deemed and taken to denote "consular officers," who shall be substituted, temporarily, to fill the places of "consuls general," "consuls," or "commercial agents," when they shall be temporarily absent or relieved from duty; and the term "consular officer," as used in this act, shall be deemed and taken to include all such officers as are mentioned in this section, and none others; and the term "diplomatic officer," as used in this act, shall be deemed and taken to include all the officers mentioned in the first section of this act, and none others.

SEC. 32. And be it further enacted, That if any consular officer shall wilfully neglect or omit to perform seasonably any duty imposed upon him by this or any other act, or by any order or instruction made or given in pursuance of this or any other act, or shall be guilty of any wilful malfeasance or abuse of power, or any corrupt conduct in his office, he shall be liable to all persons injured by any such neglect, or omission, malfeasance, abuse, or corrupt conduct, for all damages occasioned thereby; and for all such damages by any such officer, he, and his sureties upon his official bond, shall be responsible thereon to the full amount of the penalty thereof, to be sued in the name of the United States for the use of the person or persons so injured; Provided, That such suit shall in no case prejudice, but shall be held in entire subordination to the interests, claims, and demands of the United States, as against such officer, under such bond, for every willful act of malfeasance or corrupt conduct in his office; and if any such officer shall refuse to pay any draft, order, or warrant which may be drawn upon him by the proper officer of the Treasury Department for any public moneys of the United States in his hands, or for any amount due from him to the United States, whatever the capacity in which he may have received or may hold the same, or to transfer or disburse any such moneys promptly upon the legal requirement of any authorized officer of the United States, he shall be deemed and taken to be guilty of a misdemeanor, and on conviction thereof shall be punished by imprisonment not to exceed ten years nor less than one year, or by fine not to exceed two thousand dollars nor less than two hundred dollars, or both, at the discretion of the court; and any such officer so offending, may be charged, proceeded against, tried, convicted,
and dealt with in any district in which he may be arrested or in custody.

SEC. 33. And be it further enacted, That the fifth, sixth, and seventh sections of the act hereinbefore mentioned, approved July twentieth, eighteen hundred and forty, and all of the act entitled "An act to remodel the diplomatic and consular systems of the United States," approved March first, eighteen hundred and fifty-five, and all acts and parts of acts whereby any such fees as are contemplated by the seventeenth section of this act are fixed or allowed, and any usage or law whereby any attaché is or may be allowed to any legation other than such as are provided in this act, or requiring any secretary of legation to be employed otherwise than as provided by this act, and all other acts and parts of acts, so far as the same are inconsistent with this act, be and the same are hereby annulled and repealed; and no attaché shall be allowed in any case, nor any secretary of legation, otherwise than as provided by this act.

SEC. 34. And be it further enacted, That this act shall take effect on the first day of January next, and not before.

APPROVED, August 18th, 1856.

CHAP. XXXVIII.—An Act making Appropriations for the Current and Contingent Expenses of the Indian Department, and for fulfilling Treaty Stipulations with various Indian Tribes, for the Year-ending June thirtieth, one thousand eight hundred and fifty-seven.

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

For the current and contingent expenses of the Indian department, viz:—

For the pay of superintendents of Indian affairs, and of the several Indian agents, per acts of fifth June, eighteen hundred and fifty, twenty-eighth September, eighteen hundred and fifty, twenty-seventh February, eighteen hundred and fifty-one, third March, eighteen hundred and fifty-two, third March, eighteen hundred and fifty-three, thirty-first July, eighteen hundred and fifty-four, and thirty-first July, eighteen hundred and fifty-five, fifteen thousand dollars.

For the pay of the several Indian sub-agents, per act of thirty-first July, eighteen hundred and fifty-four, ten thousand five hundred dollars.

For the pay of the several Indian sub-agents, per act of thirty-first July, eighteen hundred and fifty-five, one thousand two hundred dollars.

For the pay of clerk to superintendent in California, per act of third March, eighteen hundred and fifty-two, ten thousand five hundred dollars.

For the pay of clerk to superintendent at St. Louis, Missouri, per act of thirty-first July, eighteen hundred and forty-six, one thousand two hundred dollars.

For presents to Indians, five thousand dollars.

For provisions for Indians, eleven thousand eight hundred dollars.

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

For contingencies of the Indian department, thirty-six thousand five hundred dollars.

For fulfilling treaty stipulations with the various Indian tribes:

Blackfoot Nation.—For first of ten instalments as annuity, to be expended in the purchase of such goods, provisions, and other useful articles, as the President, at his discretion, may from time to time determine, per ninth article of the treaty of seventeenth October, eighteen hundred and fifty-five, twenty thousand dollars.

For expenses of transportation and delivery of annuities in goods and provisions, seventeen thousand dollars.
For first of ten instalments, as annuity, to be expended in establishing and instructing them in agricultural and mechanical pursuits, and in educating their children, and promoting civilization and Christianity, at the discretion of the President, per tenth article of the treaty of seventeenth October, eighteen hundred and fifty-five, fifteen thousand dollars.

Oamanches, Kiowas, and Apaches of Arkansas River.—For third of ten instalments for the purchase of goods, provisions and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three, seven thousand dollars.

For expenses of transportation of the third of ten instalments of goods, provisions, and agricultural implements, per sixth article, treaty twenty-seventh July, eighteen hundred and fifty-three, seven thousand dollars.

Chippewas of Lake Superior.—Fulfilling the treaty of thirty-seventh September, eighteen hundred and fifty-four.

For two thirds of the last of twenty instalments in money, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six thousand three hundred and thirty-three dollars and thirty-three cents.

For two thirds of the last of twenty instalments for the purchase of provisions, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and thirty-three dollars and thirty-three cents.

For two thirds of the last of twenty instalments for the purchase of tobacco, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three hundred and thirty-three dollars and thirty-three cents.

For second of twenty instalments in coin, goods, household furniture, and cooking utensils, agricultural implements and cattle, carpenter's and other tools and building materials, and for moral and educational purposes, per fourth article treaty thirtieth September, eighteen hundred and fifty-four, nineteen thousand dollars.

For second of five instalments in blankets, cloths, nets, guns, ammunition, and such other articles of necessity as they may require, to the Bois Forte band, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, two thousand dollars.
THIRTY-FOURTH CONGRESS. Sess. I. Col. 128. 1856.

For second of twenty instalments for six smiths and assistants, per fifth and second articles treaty thirtieth September, eighteen hundred and fifty-four, five thousand and forty dollars.

For second of twenty instalments for the support of six smiths' shops, per fifth and second articles treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and twenty dollars.

Chippewas of the Mississippi.—Fulfilling the treaty of twenty-second February, eighteen hundred and fifty-five.

For one third of the last of twenty instalments in money, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three thousand one hundred and sixty-six dollars and sixty-seven cents.

For one third of the last of twenty instalments in goods, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six thousand three hundred and thirty-three dollars and thirty-three cents.

For one third of the last of twenty instalments for the purchase of provisions, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of the last of twenty instalments for the purchase of tobacco, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one hundred and sixty-six dollars and sixty-seven cents.

For one third of fifteenth of twenty-five instalments in money, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, four thousand one hundred and sixty-six dollars and sixty-seven cents.

For one third of fifteenth of twenty-five instalments in goods, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three thousand five hundred dollars.

For one third of fifteenth of twenty-five instalments for the establishment of three smiths' shops, supporting the smiths, and furnishing iron and steel, per second article treaty twenty-ninth July, eighteen hundred and thirty-seven, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand dollars.

For one third of fifteenth of twenty-five instalments for the support of two smiths' shops, including the pay of two smiths and assistants, and furnishing iron and steel, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of fifteenth of twenty-five instalments for pay of two farmers, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three hundred and thirty-three dollars and thirty-three cents.
For second of twenty instalments of annuity in money, per third article treaty twenty-second February, eighteen hundred and fifty-five, twenty thousand dollars.

Pillager and Lake Winnibigoshish Bands.—For second of thirty instalments of annuity in money, per third article treaty twenty-second February, eighteen hundred and fifty-five, ten thousand six hundred and sixty-six dollars and sixty-six cents.

For second of thirty instalments of annuity in goods, per third article treaty twenty-second February, eighteen hundred and fifty-five, ten thousand six hundred and sixty-six dollars and sixty-six cents.

For second of thirty instalments for purposes of utility, per third article treaty twenty-second February, eighteen hundred and fifty-five, eight thousand dollars.

For second of thirty instalments for purposes of education, per third article treaty twenty-second February, eighteen hundred and fifty-five, four thousand dollars.

For second of five annual instalments for the purchase of powder, shot, lead, twine, and tobacco, per third article treaty twenty-second February, eighteen hundred and fifty-five, six hundred dollars.

For second of five annual instalments for the hire of six laborers, per third article treaty twenty-second February, eighteen hundred and fifty-five, two thousand four hundred dollars.

For second of fifteen annual instalments for support of two smiths and smiths’ shops, per third article treaty twenty-second February, eighteen hundred and fifty-five, two thousand one hundred and twenty dollars.

Chippewas, &c.

Chippewas of Sayanaw, Swan Creek and Black River.—For first of five equal annual instalments for educational purposes, under the direction of the President, per second article of the treaty of second August, eighteen hundred and fifty-five, four thousand dollars.

For first of five equal annual instalments for agricultural implements and carpenter’s tools, household furniture, and building materials, cattle, labor, and necessary useful articles, per second article of the treaty of second August, eighteen hundred and fifty-five, five thousand dollars.

For first of ten equal annual instalments in coin, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of second August, eighteen hundred and fifty-five, ten thousand dollars.

For first instalment for the support of one blacksmith shop, for ten years, per second article of the treaty of second August, eighteen hundred and fifty-five, twelve hundred and forty dollars.

For building a grist and saw mill, purchase of necessary materials and machinery, construction of dam, race, and other appurtenances, per second article of the treaty of second August, eighteen hundred and fifty-five, eight thousand dollars.

For payment of the present just indebtedness of said Indians, in pursuance of the second amendment of the Senate to the second article of the treaty of second August, eighteen hundred and fifty-five, twenty thousand dollars.

Chickasaws.—For permanent annuity in goods, per act of twenty-fifth February, seventeen hundred and ninety-nine, three thousand dollars.

For payment to the Chickasaws in full consideration for their interest in the lease provided for in the ninth article of the treaty of twenty-second June, eighteen hundred and fifty-five, in conformity with the provisions of the tenth article of said treaty, two hundred thousand dollars.

For expenses of commissioners who signed the treaty on the part of
the Chickasaws, in coming to, returning from, and while remaining in Washington city, per twenty-second article of the treaty of twenty-second June, eighteen hundred and fifty-five, seventeen hundred and sixty-six dollars.

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

Chickasaws.—For permanent annuity, per second article treaty sixteenth November, eighteen hundred and five, three thousand dollars.

For permanent annuity for support of light-horsemen, per thirteenth article treaty eighteen October, eighteen hundred and twenty-five, six hundred dollars.

For permanent provision for education, per second article treaty twentieth January, eighteen hundred and twenty-five, three thousand dollars.

For permanent provision for blacksmith, per sixth article treaty eighteenth October, eighteen hundred and twenty, six hundred dollars.

For permanent provision for iron and steel, per ninth article treaty twentieth January, eighteen hundred and twenty-five, three hundred and twenty dollars.

For reappropriation of unexpended balance, per act of fourth June, eighteen hundred and thirty-two, of account of cattle delivered up to the agents of the government, carried to surplus fund per warrant number twelve, dated thirtieth June, eighteen hundred and forty-eight, per sixteenth article treaty twenty-seventh September, eighteen hundred and thirty, one thousand and seven dollars and fifty cents.

For payment to the Choctaws for their relinquishment and lease of lands, in conformity with the provisions contained in the tenth and thirteenth articles of the treaty of twenty-second June, eighteen hundred and fifty-five, one hundred thousand dollars.

For interest on five hundred thousand dollars, at five per centum, for education and other beneficial purposes, to be applied under the direction of the general council of the Choctaws, in conformity with the provisions contained in the tenth and thirteenth articles of the treaty of twenty-second June, eighteen hundred and fifty-five, eighteen hundred and fifty-five, twenty-five thousand dollars.

For interest, from the twenty-second of June, eighteen hundred and fifty-five, to the thirtieth of June, eighteen hundred and fifty-six, on five hundred thousand dollars, at five per centum, for education and other beneficial purposes, to be applied under the direction of the general council of the Choctaws, in conformity with the provisions contained in the tenth and thirteenth articles of the treaty of twenty-second June, eighteen hundred and fifty-five, twenty-five thousand six hundred and fourteen dollars.

For expenses of commissioners who signed the treaty on the part of the Choctaws, in coming to, returning from, and while remaining in Washington city, per twenty-second article of the treaty of twenty-second June, eighteen hundred and fifty-five, three thousand nine hundred and sixty-one dollars and fifty cents.

Christian Indians.—For permanent annuity in money, per acts twenty-sixth May, eighteen hundred and twenty-four, and twentieth May, eighteen hundred and twenty-six, four hundred dollars.

Creeks.—For permanent annuity in money, per fourth article treaty seventh August, seventeen hundred and ninety, one thousand five hundred dollars.

For permanent annuity in money, per second article treaty sixteenth June, eighteen hundred and two, three thousand dollars.

For permanent annuity in money, per fourth article treaty twenty-fourth January, eighteen hundred and twenty-six, twenty thousand dollars.
For permanent provision for blacksmith and assistant, and for shop and tools, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, eight hundred and forty dollars.

For permanent provision for iron and steel for shop, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, two hundred and seventy dollars.

For the last of twenty instalments for two blacksmiths and assistants, and shop and tools, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, one thousand six hundred and eighty dollars.

For the last of twenty instalments for iron and steel for shops, per thirteenth article treaty twenty-fourth March, eighteen hundred and forty-five, three thousand dollars.

For assistance in agricultural operations, during the pleasure of the President, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, two thousand dollars.

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

For third of eight equal instalments for payment of five chiefs, per sixth article treaty sixth May, eighteen hundred and fifty-four, one thousand-two hundred and fifty dollars.

For interest in lien of investment on fifty-seven thousand dollars.
five hundred dollars, to the first July, eighteen hundred and fifty-seven, at five per centum, for education or other beneficial purposes, under the direction of the President, per second article treaty nineteenth October, eighteen hundred and thirty-eight, and ninth article treaty seventeenth May, 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 second article treaty fourteenth January, eighteen hundred and forty-six, ten thousand dollars.

Kaskaskias, Peorias, Wesa, and Piankeshawas.—For payment of the last of three instalments in money, of thirteen thousand dollars each, for purchase of former permanent annuities, and relinquishment of claims and damages, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, thirteen thousand dollars.

For the third of five instalments for support of blacksmith and assistant, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, seven hundred and twenty dollars.

For the third of five instalments for purchase of iron and steel, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, two hundred and twenty dollars.

For thirty-sixth of twenty-one instalments in money, per second article treaty twenty-eighth November, eighteen hundred and five, and fourth article treaty fifth June, eighteen hundred and fifty-four, twelve thousand and five hundred dollars.

For interest on investment of two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, at five per centum, for Miami Indians of Indiana, per Senate's amendment to fourth article treaty fifth June, eighteen hundred and fifty-four, eleven thousand and sixty-two dollars and eighty-nine cents.

For third of six equal annual instalments to Miamies residing on ceded lands, for purchase of former perpetual and other annuities and
relinquishment of claims, per fourth article treaty fifth June, eighteen hundred and fifty-four, thirty-one thousand seven hundred and thirty-nine dollars and eleven cents.

Miameo—Eel River.

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

For permanent annuity in goods or otherwise, per third article treaty twenty-first August, eighteen hundred and five, two hundred and fifty dollars.

Navajo.

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

Osage.

For second of three instalments, as annuity, in money or otherwise, per fourth article treaty sixteenth March, eighteen hundred and thirty-nine, twenty thousand dollars.

For nineteenth of twenty instalments for two smith’s establishments, per second article treaty, eleventh January, eighteen hundred and thirty-nine, two thousand dollars.

For interest on sixty-nine thousand one hundred and twenty dollars, at five per centum, being the value of fifty-four sections of land set apart second January, eighteen hundred and twenty-five, for educational purposes, per Senate resolution nineteenth January, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars.
For second of ten instalments for farmer, per seventh article treaty
fifteenth March, eighteen hundred and fifty-four, six hundred dollars.

**Ottowas and Chippewas of Michigan.** — For payment of the present
just indebtedness of said Indians, in accordance with the last amendment
of the Senate to the first article of the treaty of thirty-first July, eight-
teen hundred and fifty-five, forty thousand dollars.

For first of ten equal annual instalments for educational purposes, to
be expended under the direction of the President, according to the wishes
of the Indians, so far as may be reasonable and just, per second article
of the treaty of thirty-first July, eighteen hundred and fifty-five, eight-
thousand dollars.

For first of five equal annual instalments in agricultural implements
and carpenter's tools, household furniture, and building materials, cattle,
labor, and necessary useful articles, per second article of the treaty of
thirty-first July, eighteen hundred and fifty-five, fifteen thousand dollars.

For first instalment for the support of four blacksmith shops for ten
years, per second article of the treaty of thirty-first July, eighteen hun-
dred and fifty-five, four thousand two hundred and forty dollars.

For first instalment of principal payable annually for ten years, to be
distributed per capita, in the usual manner of paying annuities, per second
article of the treaty of thirty-first July, eighteen hundred and fifty-five,
ten thousand dollars.

For interest on two hundred and ninety-six thousand dollars, unpaid
part of the principal sum of three hundred and six thousand dollars, for
one year, at five per centum per annum, to be distributed per capita, in
the usual manner of paying annuities, per second article of the treaty of
thirty-first July, eighteen hundred and fifty-five, fourteen thousand eight
hundred dollars.

For first of ten equal annual instalments, in lieu of former treaty stip-
ulations, to be paid per capita, to the Grand River Ottowas, per second
article of the treaty of thirty-first July, eighteen hundred and fifty-five,
three thousand five hundred dollars. Provided, That no part of the
appropriations for the Ottowas and Chippewas of Michigan shall be ex-
pended until the assent of said Indians to the Senate amendments to said
treaty shall first be obtained.

**Ottowas of Kansas.** — For their proportion of the permanent annuities
in money, goods, or otherwise, payable under the fourth article of the
treaty of third August, seventeen hundred and ninety-five, second article
of the treaty of seventeenth November, eighteen hundred and seven,
fourth article of the treaty of the seventeenth September, eighteen hundred
and eighteen, and fourth article of the treaty of twenty-ninth August,
eighteen hundred and twenty-one, two thousand six hundred dollars:

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

**Pottawatomies.** — For permanent annuity in silver, per fourth article
treaty third August, seventeen hundred and ninety-five, one thousand
dollars.

For permanent annuity in silver, per third article treaty thirtieth Sep-
tember, eighteen hundred and nine, five hundred dollars.

For permanent annuity in silver, per third article treaty second
October, eighteen hundred and eighteen, two thousand five hundred
dollars.

For permanent annuity in money, per second article treaty twenty-
first September, eighteen hundred and twenty-eight, two thousand
dollars.

For permanent annuity in specie, per second article treaty twenty-
inth July, eighteen hundred and twenty-nine, sixteen thousand dol-

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Vol. vii. p. 379. For life annuity to chief, per third article treaty twentieth October, eighteen hundred and thirty-two, two hundred dollars.

Vol. vii. p. 482. For life annuity to chiefs, per third article treaty twenty-sixth September, eighteen hundred and thirty-three, seven hundred dollars.

Vol. vii. p. 356. For education, during the pleasure of Congress, per third article treaty sixteenth October, eighteen hundred and twenty-six, second article treaty twentieth September, eighteen hundred and twenty-eight, and fourth article treaty twenty-seventh October, eighteen hundred and thirty-two, five thousand dollars.

Vol. vii. p. 817. For permanent provision for the payment of money, in lieu of tobacco, iron, and steel, per second article treaty twentieth September, eighteen hundred and thirty-three, seven hundred dollars.

Vol. vii. p. 425. For education, during the pleasure of Congress, per third article treaty thirteenth May, eighteen hundred and thirty-two, one thousand dollars.

Vol. x. p. 280. For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, one thousand and sixty dollars.

Vol. vii. p. 339. For farmer during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, six hundred dollars.


Vol. x. p. 1122. For second of fifteen instalments of annuity, to be expended as directed by the President, per third article treaty eighteenth November, eighteen hundred and fifty-four, two thousand dollars.

Vol. x. p. 1012. For second of five instalments for support of two smiths' shops, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, two thousand one hundred and twenty dollars.

Vol. vii. p. 451. For second of ten instalments for pay of physician, medicines, and expense of care of the sick, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand and sixty dollars.

Sacs and Foxes of Mississippi.

Vol. vii. p. 35. Sacs and Foxes of Mississippi.—For permanent annuity in goods or otherwise, per third article treaty third November, eighteen hundred and four, one thousand dollars.

Rogue Rivers.

Vol. vii. p. 865. For permanent provision for fifty barrels of salt, per second article treaty twenty-ninth July, eighteen hundred and twenty-nine, two hundred and fifty dollars.

For interest on six hundred and forty-three thousand dollars, at five per centum, per seventh article of the treaty of the fifth and seventeenth June, eighteen hundred and forty-six, three hundred dollars.

For permanent provision for fifty barrels of salt, per second article treaty twenty-ninth July, eighteen hundred and twenty-nine, two hundred and fifty dollars.

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

Pottawatomies of Huron.—For permanent annuity in money or otherwise, per second article treaty seventeenth November, eighteen hundred and seven, four hundred dollars.

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

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, one thousand and sixty dollars.

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

For fulfilling treaties negotiated eighteenth November, eighteen hundred and fifty-four, with certain bands of Chasta, Scocton, and Umpqua Indians.

For second of fifteen instalments of annuity, to be expended as directed by the President, per third article treaty eighteenth November, eighteen hundred and fifty-four, two thousand dollars.

For second of five instalments for support of two smiths' shops, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, two thousand one hundred and twenty dollars.

For second of ten instalments for pay of physician, medicines, and expense of care of the sick, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand and sixty dollars.

For second of fifteen instalments for pay of teachers and purchase of books and stationery, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand two hundred dollars.

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

Sacs and Foxes of Illinois.—For permanent annuity in goods or otherwise, per third article treaty third November, eighteen hundred and four, one thousand dollars.
For twenty-fifth of thirty instalments as annuity in specie, per third article treaty twenty-first September, eighteen hundred and thirty-two, twenty thousand dollars.

For twenty-fifth of thirty instalments for gunsmith, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, six hundred dollars.

For twenty-fifth of thirty instalments for iron and steel, for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars.

For twenty-fifth of thirty instalments for blacksmith and assistant, shop, and tools, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, eight hundred and forty dollars.

For twenty-fifth of thirty instalments for iron and steel, for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars.

For twenty-fifth of thirty instalments for forty barrels of salt and forty kegs of tobacco, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, one thousand dollars.

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

For interest on eight hundred thousand dollars at five per centum, per second article treaty eleventh October, eighteen hundred and forty-two, forty thousand dollars.

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

For the third installment upon forty-eight thousand dollars, per second article treaty eighteenth May, eighteen hundred and fifty-four, ten thousand dollars.

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

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

For blacksmith and assistant, shop and tools, and iron and steel, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, one thousand and sixty dollars.

For miller, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and sixty-one, six thousand dollars.

Senecas of New York.—For permanent annuity, in lieu of interest on stock, per act of nineteenth February, eighteen hundred and thirty-one, six thousand dollars.

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

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

Senecas and Shawnees.—For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and eighteen, one thousand dollars.

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per fourth article treaty,
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twentieth July, eighteen hundred and thirty-one, one thousand and sixty dollars.

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

For third instalment of interest at five per centum on forty thousand dollars for education, per third article treaty tenth May, eighteen hundred and fifty-four, two thousand dollars.

For third of eight annual instalments of money, in payment for lands, per third article treaty tenth May, eighteen hundred and fifty-four, one hundred thousand dollars.

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

Six Nations.

Six Nations of New York.—For permanent annuity in clothing and other useful articles, per sixth article treaty eleventh November, seventeen hundred and ninety-four, four thousand five hundred dollars.

Sioux of Miss.

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

For the last of twenty instalments in goods, per second article treaty twenty-ninth September, eighteen hundred and thirty-seven, ten thousand dollars.

For the last of twenty instalments for the purchase of medicines, agricultural implements, and for the support of farmer, physician, and blacksmith, per second article treaty twenty-ninth September, eighteen hundred and thirty-seven, eight thousand two hundred and fifty dollars.

For the last of twenty instalments for provisions, per second article treaty twenty-ninth September, eighteen hundred and thirty-seven, five thousand five hundred dollars.

For sixth of fifty instalments of interest at five per centum on one million three hundred and sixty thousand dollars, per fourth article treaty twenty-third July, eighteen hundred and fifty-one, sixty-eight thousand dollars.

For sixth of fifty instalments of interest at five per centum on one hundred and twelve thousand dollars, being the amount in lieu of the reservations set apart in the third article of Senate's amendment of twenty-third June, eighteen hundred and fifty-two, to treaty twenty-third July, eighteen hundred and fifty-one, sixty-eight thousand dollars.

For sixth of fifty instalments of interest at five per centum on one million one hundred and sixty thousand dollars, per fourth article treaty fifth August, eighteen hundred and fifty-one, fifty-eight thousand dollars.

For sixth of fifty instalments of interest at five per centum on sixty-nine thousand dollars, being the amount allowed in lieu of the reservation of lands set apart by the third article of Senate's amendment of twenty-third June, eighteen hundred and fifty-two, to treaty fifth August, eighteen hundred and fifty-one, thirty-four hundred and fifty dollars.

Stockbridge and Manses.

Post, pp. 864, 865.

Stockbridges and Manses.—For expenses of improvements, per second and fourth articles of the treaty of fifth February, eighteen hundred and fifty-six, forty-one thousand dollars.

For expenses of their removal to the lands granted them by the provisions of the second and fifth articles of the treaty of fifth February, eighteen hundred and fifty-six, two thousand five hundred and seventy-five dollars; and the amount now in the treasury appropriated by acts of third March, eighteen hundred and forty-nine, and thirty-first July, eighteen hundred and fifty-four, for the removal of the Stockbridges, shall also be applicable to the expenses of the removal provided in the treaty aforesaid.
For payment for improvements on lands ceded by the first article of the treaty of fifth February, eighteen hundred and fifty-six, per fifteenth article of said treaty, five thousand dollars.

For purchase of stock and necessaries, and to settle their affairs, to be expended under the direction of the Secretary of the Interior, in conformity with the amendment of the Senate to the second article of the treaty of fifth February, eighteen hundred and fifty-six, eight thousand dollars.

For the expenses of the survey and allotment of lands, per third article of the treaty of fifth February, eighteen hundred and fifty-six, seventeen hundred dollars; and the sum of two thousand dollars now in the treasury, appropriated by the act of third March, eighteen hundred and forty-nine, as the first instalment to “sachems and chiefs,” per amendment of the Senate to the treaty of twenty-fourth November, eighteen hundred and forty-eight, and now relinquished by the first article of the treaty of fifth February, eighteen hundred and fifty-six, shall also be applied for the expenses of said survey and allotment.

For expenses of the examination and adjustment, by direction of the Secretary of the Interior, of lots allotted to the Stockbridges, under the act of third March, eighteen hundred and forty-three, per thirteenth article of the treaty of fifth February, eighteen hundred and fifty-six, seven hundred and fifty dollars: Provided, That no part of the appropriations for the Stockbridges and Muntsees shall be expended until the assent of said Indians to the Senate amendments to said treaty shall first be obtained.

Treaty of Fort Laramie.—For sixth of ten instalments, in provisions and merchandise, for payment of annuities and transportation of the same to certain tribes of Indians, per seventh article treaty seventeenth September, eighteen hundred and fifty-one, and Senate’s amendment thereto, seventy thousand dollars.

Umpquas (Cow Creek Band.)—For third of twenty instalments in blankets, clothing, provisions, and stock, per third article treaty nineteenth September, eighteen hundred and fifty-three, five hundred and fifty dollars.

Fulfilling the articles of twenty-ninth November, eighteen hundred and fifty-four, with the

Umpquas and Calapoias, of Umpqua Valley, Oregon.—For second of five instalments of annuity for beneficial objects, to be expended as directed by the President, per third article treaty twenty-ninth November, eighteen hundred and fifty-four, three thousand dollars.

For second of ten instalments for the pay of a blacksmith and furnishing shop, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, one thousand and sixty dollars.

For second of fifteen instalments for the pay of a physician and purchase of medicines, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, one thousand dollars.

For second of twenty instalments for the pay of a teacher and purchase of books and stationery, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, seven hundred dollars.

Fulfilling the articles negotiated tenth January, eighteen hundred and fifty-five, with certain bands of

Calapoias, Molalla, and Clackamas Indians, of Willamette Valley.—For second of five instalments of annuity for beneficial objects, per second article treaty tenth January, eighteen hundred and fifty-five, ten thousand dollars.

For second of five instalments for pay of physician, teacher, black-
Smith, and farmer, per third article treaty tenth January, eighteen hundred and fifty-five, two thousand two hundred and sixty dollars.

Utah.—For fulfilling treaty stipulations with the Utahs, pursuant to the requirements of eighth article treaty thirtieth December, eighteen hundred and forty-nine, five thousand dollars.

Winnebagoes.—For twenty-eighth of thirty instalments as annuity in specie, per second article treaty first August, eighteen hundred and twenty-nine, eighteen thousand dollars.

For twenty-fifth of twenty-seven instalments as annuity in specie, per third article treaty fifteenth September, eighteen hundred and thirty-two, ten thousand dollars.

For twenty-eighth of thirty instalments for fifty barrels of salt, per second article treaty first August, eighteen hundred and twenty-nine, two hundred and fifty dollars.

For twenty-eighth of thirty instalments for three thousand pounds of tobacco, per second article treaty first August, eighteen hundred and twenty-nine, six hundred dollars.

For twenty-fifth of twenty-seven instalments for one thousand five hundred pounds of tobacco, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, three hundred dollars.

For twenty-eighth of thirty instalments for laborer and oxen, per third article treaty first August, eighteen hundred and twenty-nine, three hundred and sixty-live dollars.

For twenty-fifth of twenty-seven instalments for the pay of two physicians, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, four hundred dollars.

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

For tenth of thirty instalments of interest on eighty-five thousand dollars, at five per centum, per fourth article treaty thirteenth October, eighteen hundred and forty-six, four thousand two hundred and fifty dollars.

Wyandots.—For second of three equal instalments upon three hundred and eighty thousand dollars, in lieu of former annuities and claims, per sixth article treaty thirty-first January, eighteen hundred and fifty-five, one hundred and twenty-six thousand six hundred and sixty-six dollars.

Miscellaneous. For carrying into effect the object of the act of March third, eighteen hundred and nineteen, making provision for the civilisation of the Indian tribes, the sum of five thousand dollars, in addition to the sum specified in said act, to be expended in the manner provided in said act.

For surveying and marking the boundaries of the Choctaw and Chickasaw countries, in pursuance of the provisions of the nineteenth article of the treaty of twenty-second June, anno Domini, eighteen hundred
and fifty-five, and for completing the survey of the Creek boundary, ten thousand dollars.

To enable the Secretary of the Interior to prevent trespasses and depredations by Indians separated from their respective tribes, within the States and Territories, and to remove and settle them within the Indian country, five thousand dollars.

For the completion and construction of a map of the Indian territories within the United States for the use of the Committee on Indian Affairs of the Senate and House of Representatives and of the office of Indian Affairs, two thousand dollars.

For payment to Ann Hyatt for balance of unadjudicated claim for an improvement under the Cherokee treaty of eighteen hundred and twenty-eight, as ascertained by the report of the Second Auditor, one hundred and sixteen dollars.

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

For the expenses of colonizing, supporting, and furnishing agricultural implements and stock for the Indians in Texas, seventy-four thousand six hundred and fifty-eight dollars and fifty cents.

For insurance, transportation, and necessary expenses of delivery of annuities, goods, and provisions to the Indian tribes in Minnesota and Wisconsin, thirty thousand dollars.

For the employment of temporary clerks by superintendents of Indian Affairs, on such occasions and for such periods of time as the Secretary of the Interior may deem necessary to the public service, five thousand dollars.

For fitting up and furnishing the rooms occupied by the office of Indian Affairs, two thousand dollars.

To repay to a Choctaw Indian this amount stolen from him by a soldier in the service of the United States, forty dollars.

For salary of person in charge of collection of statistics and his copyist, two thousand nine hundred and thirty dollars.

For the general incidental expenses of the Indian service in the Territory of Utah, and presents to Indians in said Territory, forty-five thousand dollars.

For the general incidental expenses of the Indian service in the Territory of New Mexico, and in making to the Indians in said Territory presents of goods, agricultural implements, and other useful articles, and in assisting them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, forty-seven thousand five hundred dollars.

For the general incidental expenses of the Indian service in California, embracing expenses of travel of the superintendent and agents and necessary subsistence of employees, twenty-seven thousand eight hundred and fifty dollars.

For the pay of physicians, smiths, carpenters, and laborers on the reservations in California, eighty-two thousand five hundred dollars.

For defraying the expenses of the removal and subsistence of Indians of California to the reservations in that State, ninety-one thousand six hundred and fifty dollars.

For the general incidental expenses of the Indian service in the Territory of Washington, thirty thousand dollars.

For the expenses of adjusting difficulties and preventing outbreaks in the Territory of Washington, ten thousand dollars.

For the general incidental expenses of the Indian service in the Territory of Oregon, including insurance and transportation of annuities, thirty thousand dollars.

For adjusting difficulties and preventing outbreaks among the Indians in the Territory of Oregon, ten thousand dollars.
To enable the Secretary of the Interior to settle and pay the awards of commissioners for reservations, preemptions, and for rents and improvements, under the twelfth, thirteenth, and sixteenth articles of the Cherokee treaty of twenty-ninth December, eighteen hundred and thirty-five, five thousand seven hundred and twenty-four dollars and thirty-six cents.

For purchase of stock and agricultural implements for the Great and Little Osages, per fourth clause of the second article of the treaty of eleventh January, eighteen hundred and thirty-nine, fifteen thousand dollars.

For liquidated balance found due the Creek Indians for losses sustained during the last war with Great Britain, by that portion of the tribe that was friendly to and cooperated with the United States, to be paid to those individuals now living, and the legal representatives of those deceased, who are entitled to receive the same, the amount to be refunded to the United States when recovered from the late Creek agent, Philip H. Raiford, or his sureties, eighteen hundred and eighty-four dollars.

For the reappropriation of this amount, for the expenses of revising, preparing, and printing a new code of regulations for the Indian Department, in connection with all laws and portions of laws in force in relation to Indian affairs, duties, and responsibilities of superintendents, and agents, and disbursing and accounting for public moneys, two thousand dollars. Provided, that the Secretary of the Interior, out of said sum, may allow a reasonable compensation to any clerks or officers he may designate to prepare the compilation, for actual services rendered in that duty at such times as will not interfere with the proper discharge of the regular duties of their respective stations.

For payment of interest to the children of John Connolly, deceased, on the sum of two hundred dollars, secured to said John Connolly, deceased, by the fifth article of the treaty of twenty-eighth September, eighteen hundred and thirty-six, with the Sacs and Foxes of Mississippi, such sum of money as may be necessary, is hereby appropriated.

For expenses of surveying the boundaries of Indian reservations, and of surveying, allotting, and defining Indian reserves and half-breed lands, and for other incidental expenses, of carrying into effect the treaties with the Indian tribes in Michigan, and with the Chippewa Indians of the Mississippi and of Lake Superior, so far as any of the said treaties provide for the survey or allotment of lands, or set apart reservations for the tribes or bands, five thousand dollars.

And be it further enacted, That if any person who has been removed from the Indian country under the provisions of the tenth section of the act of Congress, approved the thirtieth of June, eighteen hundred and thirty-four, entitled "An act to regulate trade and intercourse with the Indian tribes, and preserve peace on the frontiers," shall thereafter at any time return or be found within the Indian Territory, such offender shall forfeit and pay the sum of one thousand dollars.

And be it further enacted, That the act of the twenty-seventh of February, eighteen hundred and fifty-one, fixing the rate of compensation for interpreters, as far as it relates to California, be and the same is hereby repealed; but the yearly pay of interpreters in that State shall in no case exceed one thousand dollars.

And be it further enacted, That the Secretary of the Interior be required to pay to Spunk or Bald Frog, alias Joseph Henson, the amount of four hundred dollars, for his valuation of an improvement under the Cherokee treaty of eighteen hundred and thirty-five, in pursuance of the provision of the twenty-fourth section of the act of March three, eighteen hundred and fifty-five, making appropriations for the civil and diplomatic expenses of the government.
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SEC. 5. And be it further enacted, That in addition to the number now allowed by law, the President be authorized to appoint one Indian agent east of the Rocky Mountains, at a salary of one thousand five hundred dollars.

SEC. 6. And be it further enacted, That the Secretary of the Interior be authorized and required to cause an investigation to be had of the claims for depredations by Indians in the Territory of New Mexico, that may have been heretofore made and filed in the Department of the Interior, and report to the next session of Congress, or as soon as practicable, the facts in each case, and particularly enumerating such as come within the provisions of the intercourse law, and for which in his opinion indemnity should be provided by Congress: Provided, That nothing herein contained shall be construed to bind the United States to make payment of said claims.

SEC. 7. And be it further enacted, That the Secretary of the Interior be and he is hereby authorized and directed to pay the amount of sixteen thousand and twenty-four dollars and eighty cents, the unclaimed balance of the Choctaw orphan fund, arising from sales of lands under the nineteenth article of the treaty of eighteen hundred and thirty, to the Choctaw national authorities, to aid in the establishment of orphan schools and asylums in that nation, on condition, nevertheless, that said nation shall refund at any time, on the demand of the Secretary of the Interior, such amount as may be necessary to pay any claimant, his heirs or assigns, who may hereafter claim and establish a right to the same to the satisfaction of the said Secretary.

Approved, August 18, 1856.

CHAP. CXXXIX.—An Act making Appropriations for certain Civil Expenses of the Government for the Year ending the thirtieth of June, eighteen hundred and fifty-seven.

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 hereafter expressed, for the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-seven, viz:

Survey of the Coast.—For survey of the Atlantic and Gulf coast of the United States, (including compensation to superintendent and assistants, and excluding pay and emoluments of officers of the army and navy and petty officers, and men of the navy employed on the work,) two hundred and fifty thousand dollars.

For continuing the survey of the western coast of the United States, one hundred and thirty thousand dollars.

For continuing the survey of the Florida reefs and keys, (excluding pay and emoluments of officers of the army and navy and petty officers, and men of the navy employed on the work,) forty thousand dollars.

For running a line to connect the triangulation on the Atlantic coast, with that on the Gulf of Mexico, across the Florida peninsula, fifteen thousand dollars.

For publishing the observations made in the progress of the survey of the coast of the United States, fifteen thousand dollars.

For repairs and alterations of steamers “Hetzel” and Vixen, and of sailing vessels employed in the coast survey, fifteen thousand dollars.

For fuel and quarters, and for mileage and transportation for officers and enlisted soldiers of the army serving in the coast survey, in cases no longer provided by the quartermaster’s department, ten thousand dollars.

For the discharge of such miscellaneous claims not otherwise provided for, as shall be admitted in due course of settlement at the treasury, five thousand dollars: Provided, That no part of this appropriation shall be drawn from the treasury except in pursuance of some law or resolution of Congress authorizing the expenditure.

Aug. 18, 1856.

Coast survey.

Miscellaneous claims.
To supply the deficiency in the fund for the relief of sick and disabled seamen, two hundred and fifty thousand dollars.

Light-House Establishment.—For supplying five hundred and eleven light-houses and beacon-lights with oil, glass chimneys, wicks, chamois-skins, polishing powder, whiting and cleaning materials, transportation and other necessary expenses of the same, repairing and keeping in repair the lighting apparatus, two hundred and ninety-three thousand three hundred and fifty-seven dollars and fifty-five cents.

For repairs and incidental expenses, refitting and improvements of all the light-houses, and buildings connected therewith, one hundred and seventy-three thousand two hundred and eighty-nine dollars and twenty-one cents.

For salaries of five hundred and forty-three keepers of light-houses and light-beacons and their assistants, and including one thousand two hundred dollars for salary of superintendent of supplies on the upper lakes, two hundred and eighteen thousand four hundred dollars.

For salaries of fifty-one keepers of light-vessels, twenty-nine thousand and fifty dollars.

For seamen’s wages, repairs, supplies, and incidental expenses of fifty-one light-vessels, one hundred and ninety-four thousand six hundred and thirty-four dollars.

For expenses of raising, cleaning, painting, repairing, remooring and supplying losses of buoys and day beacons, and for chains and sinkers for the same, and for coloring and numbering all the buoys, one hundred and seven thousand two hundred and twenty-eight dollars and seventy-eight cents.

For expenses of visiting and inspecting lights, and other aids to navigation, two thousand dollars.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same under the proviso to the act of third March, eighteen hundred and fifty-one, entitled “An act making appropriations for the civil and diplomatic expenses of government for the year ending June thirtieth, eighteen hundred and fifty-two, and for other purposes,” on the amount that may be disbursed by them, eight thousand dollars.

For the coasts of California, Oregon, and Washington.—For oil and other supplies for twenty-three lights, cleaning materials of all kinds, and transportation of the same, expenses of keeping lamps and machinery in repair, publishing notices to mariners of changes of aids to navigation, forty-five thousand three hundred and twenty-five cents.

For repairs and incidental expenses of twenty-three lights, and buildings connected therewith, twenty-four thousand five hundred and sixty-three dollars.

For salaries of forty-six keepers and assistant keepers of light-houses, at an average not exceeding eight hundred dollars per annum, thirty-six thousand eight hundred dollars.

For expenses of raising, cleaning, repairing, remooring, and supplying losses of floating beacons and buoys, and chains and sinkers for the same, and for coloring and numbering all the buoys, twenty-one thousand five hundred dollars.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same under the proviso to the act of third March, eighteen hundred and fifty-one, entitled “An act making appropriations for the civil and diplomatic expenses of government for the year ending June thirtieth, eighteen hundred and fifty-two, and for other purposes,” on the amount that may be disbursed by them, one thousand dollars.

For completing the light-house near Coffin’s Patches, off Dry Bank,
on the Florida reef, between Carysfort Reef and Sand Key lighthouses, twenty-four thousand one hundred and five dollars and sixty cents.

For completing the light-house on Ship shoal, Louisiana, to take the place of the light-vessel at that point, thirty-eight thousand and nineteen dollars and seventy cents.

For continuing the construction of the light-house on the rocks called the “Sow and Pigs,” near the entrance to Buzzard’s bay, in Massachusetts, twenty thousand dollars.

For continuing the construction of the light-house on Minot’s Lodge, one of the Cohasset Rocks, Boston bay, Massachusetts, seventy-five thousand dollars.

For restoring the bracing, and repairing injuries to the iron screw-pile light-house on Brandywine shoal, by the breaking up of the ice in the Delaware river and bay, seven thousand three hundred and fifty-two dollars and three cents.

For restoring and repairing beacons, buoys, and spindles destroyed or injured by the breaking up of the ice on the coasts of Maine and Massachusetts, in Long Island sound, and in Newark, New York, Delaware, and Chesapeake bays, forty-one thousand eight hundred and seventy-four dollars.

For restoring lost moorings, and repairing injuries to light-vessels, by the breaking up of the ice in Vineyard sound, Boston and Chesapeake bays, fourteen thousand seven hundred and twenty-seven dollars and fifty-four cents.

For the erection of a “boarding station” at Pass a l’Outre, in Louisiana, twelve thousand dollars.

For fuel and quarters for officers of the army serving on light-house duty, the payment of which is no longer provided for by the Quartermaster’s department, five thousand eight hundred and fifty-nine dollars and thirty-eight cents.

For enlarging the mint at San Francisco, California, forty-five thousand dollars.

For the purchase-money agreed by the Secretary of the Interior to be paid, on the part of the United States, for the purchase of a lot and building for the use of the United States courts at Philadelphia, in the State of Pennsylvania, seventy-eight thousand dollars, to be paid out of any money in the treasury not otherwise appropriated; but said payment is not to be paid until the Attorney-General’s certificate is produced to the Secretary of the Treasury that a valid, unencumbered title is become vested in the United States.

For the purpose of making alterations required in the building hereby authorized to be purchased of the Bank of Pennsylvania, to adapt it to the uses of a post-office in the city of Philadelphia and to furnish the necessary cases and boxes for the same, fifty thousand dollars.

That the sum of two hundred thousand dollars be, and the same is hereby appropriated, to enable the President to procure and pay for a site for a building for the accommodation of the United States courts in the city of Baltimore, and to erect thereon a fire-proof building for such purpose, on such plan as the President may approve; and the further sum of three hundred thousand dollars, or so much thereof as may be
necessary, for a post-office in the said city; and the President is hereby authorized to reconsider the conditional contract heretofore made by him with the Merchants Exchange Company and to appoint a commissioner to whom, together with another commissioner, to be appointed by the mayor of Baltimore, he shall refer the question of the selection of a site or site and building for said post-office; and if said commissioners disagree they shall choose a third, and the said commissioners shall make their decision and submit the same to the President for his approval; and if the President approve their selection, his approval shall be final; and if he disapprove their selection, the whole subject shall be referred by him to Congress at their next session. Provided, That no part of the money shall be applied for the erection of such building till a contract shall be concluded with responsible parties, with detailed plans and estimates to erect and complete such buildings according to such plan and estimates, and to deliver the same to the United States for or within the sum above appropriated, after paying thereout for the land contracted for by the President, under the authority of law, for the site of such buildings.

For raising the roof of the marine hospital at Natchez, Mississippi, one thousand five hundred dollars.

To enable the Secretary of the Treasury to purchase for the United States, the lot in the rear of marine hospital at Mobile, Alabama, six thousand dollars.

For the completion of the marine hospitals at St. Mark's, Florida, and Galena, Illinois:
- For St. Mark's, seventeen thousand dollars.
- For Galena, twenty-five thousand dollars.

For completing the custom-house and post-office building at Cincinnati, Ohio, with all necessary additions, appendages, and accommodations, thirty-five thousand dollars.

For fencing and grading the grounds of the marine hospital at St. Louis, Missouri, twenty-six thousand three hundred dollars.

For completing the marine hospital at Evansville, Indiana, ten thousand dollars, or so much thereof as may be necessary.

For annual repairs of marine hospitals, twenty thousand dollars.

For the continuation of the custom-house at New Orleans, Louisiana, three hundred thousand dollars.

To enable the Secretary of the Interior to procure a lease from the Board of Supervisors of Ontario county, New York, for a court-room and post-office at Canandaigua, New York, and to furnish the same, twelve thousand dollars.

For enclosing and grading the lot, constructing pavements, and cisterns, and introducing gas for the custom-house at Oswego, New York, five thousand dollars.

For fencing and grading the grounds, completing and furnishing the custom-house at Barnstable, Massachusetts, nine thousand eight hundred seventy dollars eighty cents.

For bridging the Kenduskead river on each side of the custom-house at Bangor, Maine, from the middle bridge to the lower bridge, five thousand three hundred dollars.

And the Secretary of the Treasury is hereby authorized and directed to sell the old custom-house and lot at Providence, Rhode Island, and apply the proceeds thereof to the purchase of land for the enlargement of the site of the custom-house now being constructed at that place; or to exchange said old custom-house and lot for land for the enlargement of said site, if in the opinion of said Secretary, it shall be more advantageous.

For compensation of the members of the Board of Revisors appointed in pursuance of the act of Congress approved March third, eighteen hundred and fifty-five, entitled "An act to improve the laws of the District
of Columbia, and to codify the same, twelve thousand dollars: Provided, That the President of the United States shall determine the sum to be received by each member of said board, the same not to exceed the sum of one thousand dollars per annum, to each during his term of service, and that the whole compensation shall not exceed the sum hereby appropriated.

That the officers of the late surveying and exploring expedition to the China seas and Bering's Straits, who, under the orders of the Secretary of the Navy, performed the duties of grades higher than their own respectively, shall be entitled to receive, in lieu of the pay of their own grades, the pay of the grades whose duties they performed respectively, for and during the time they performed the same, and that the same be paid out of any money in the treasury not otherwise appropriated.

That the Secretary of the Treasury be and he is hereby directed, out of any money in the treasury not otherwise appropriated, to pay to Henry Woods, and to the legal representatives of Samuel Roseburg, deceased, the sum of three dollars a day, each, for the services of the said Woods, and the said Roseburg, in superintending the construction of the building for a custom-house, post-office, and court-house at Pittsburg, Pennsylvania.

For completing custom-house at Pensacola, Florida, five thousand dollars in addition to the sum already appropriated.

For the completion of the custom-house at Norfolk, Virginia, fifty-four thousand dollars. Provided, That the proceeds that shall be received from the sale of the present custom-house shall be paid into the treasury of the United States.

For enlarging the building provided by law to be constructed at Bristol, Rhode Island, for a post-office and court-house, over the plan adopted under the appropriation heretofore made, and so modifying said plan as in the opinion of the Secretary of the Treasury the public convenience shall require, seven thousand five hundred dollars, and ten per centum on the same for contingencies: Provided, That such enlargement and modification can be completed within the sums heretofore and hereby appropriated.

To complete the rooms in the city hall, Utica, New York, necessary for the proper accommodation of the United States district and circuit courts held in said city and their offices, which was directed by the act of Congress approved thirtieth September eighteen hundred and fifty, five thousand dollars.

For the alteration and improvement of the court room in the city hall of the city of Washington, in the District of Columbia, the sum of two thousand five hundred dollars.

For the continuation of the custom-house at Charleston, South Carolina, three hundred thousand dollars.
Repairs of custom-houses. For annual repairs of custom-houses, thirty thousand dollars.

Vaults. For building vaults as additional security to the public funds in sixty-six depositories, sixty-six thousand dollars.

Ventilating basement of treasury building. For ventilating basement-rooms of the Treasury building, in addition to surplus funds for ventilating and lighting upper rooms of the same building, fifteen thousand dollars.

Extension of treasury building. For continuing the Treasury extension, four hundred thousand dollars—and that the appropriation for removing the stone wall which now forms the southern boundary of the park at the President's, may be expended in accordance with such plan as may be hereafter approved by the President, for the purpose of removing said wall and enclosing said park.

Capitol extension. For continuing the Capitol extension, seven hundred and fifty thousand dollars.

Mail. For continuing the grading and planting with trees the unimproved portions of the mall, ten thousand dollars.

Washington Aqueduct. For paying existing liabilities for the Washington aqueduct, and preserving the work already done from injury, such sum of money as shall be necessary, not exceeding two hundred and fifty thousand dollars.

New dome of Capitol. For continuing the construction of the new dome of the Capitol, one hundred thousand dollars.

House for plants from Japan. That the President shall cause the money appropriated for the erection of a suitable house for the plants recently brought from Japan, for the United States, to be applied as directed by the act making appropriations for the civil and diplomatic expenses of government for the year ending the thirtieth of June eighteen hundred and fifty-six.

Public buildings at Detroit. And that the Secretary of the Treasury be and he is hereby authorized to cause the building provided by law to be constructed at Detroit, in the State of Michigan, for a custom-house, post-office, and court-house, to be increased in length over the plan heretofore adopted for that purpose, not to exceed twenty-five feet, and to modify and enlarge said plan so as to adapt the same to such increased length, if in the opinion of the Secretary the public convenience shall require such modification: Provided, That such extension and modification can be accomplished at an expense not exceeding thirty thousand dollars, and a sum not exceeding ten per cent on the said last-mentioned sum, for superintendence and contingencies, which sums, or so much thereof as shall be necessary, are hereby appropriated out of any money in the treasury not otherwise appropriated: And provided, further, That no money shall be paid under this clause of this bill, until the Secretary of the Treasury shall contract for the completion of said so extended building, at a cost within the sums herefore and hereby appropriated therefor.

Electoral messengers. For payment of messengers of the respective States for conveying to the seat of government the votes of the electors of the said States, for President and vice-President of the United States, twenty thousand dollars.

Land Surveys. Survey of the Public Lands.—For surveying the public lands, (exclusive of California, Oregon, Washington, New Mexico, Kansas, Nebraska, and Utah,) including incidental expenses and island surveys in the interior, and all other special and difficult surveys demanding augmented rates to be apportioned and applied to the several surveying districts according to the exigencies of the public service, including expenses of selecting swamp lands and the compensation and expenses to survey or to locate private land claims in Louisiana, in addition to the unexpended balances of all former appropriations, one hundred thousand dollars.

For resurveying and correcting erroneous surveys in the lower peninsula of Michigan, at a rate not exceeding six dollars per mile, nine thousand seven hundred and fifty dollars.

For correcting erroneous and defective lines of public and private sur-
veys in Illinois and Missouri, at a rate not exceeding six dollars per mile, two thousand dollars.

For completing the survey of towns and villages in Missouri, one thousand two hundred dollars.

For the resurvey and correction of old erroneous surveys in Arkansas, discovered since the last report by the Surveyor-General, at a rate not exceeding six dollars per mile, nine thousand seven hundred and twenty dollars.

For the renewal and correction of old, erroneous, and defective surveys in Arkansas, discovered since the last estimate by the Surveyor-General, where the marks have become obliterated by time, accident, and other causes, at a rate not exceeding four dollars per mile, five thousand seven hundred and sixty dollars.

For resurvey and examination of the survey of the public lands in those States where the offices of the surveyors-general have been or shall be closed under the acts of the twelfth June, eighteen hundred and forty, and twenty-second January, eighteen hundred and fifty-three, including two thousand dollars for the salary of the clerk detailed to this special service, three thousand dollars.

For continuing the survey of the keys off the coast of Florida by the officers of the coast survey, thirty thousand dollars.

That all public lands heretofore reserved for military purposes in the State of Florida, which said lands, in the opinion of the Secretary of War, are no longer useful or desired for such purposes, or so much thereof as said Secretary may designate, shall be and are hereby placed under the control of the General Land-Office, to be disposed of and sold in the same manner and under the same regulations as other public lands of the United States: Provided, that said lands shall not be so placed under the control of said General Land-Office until said opinion of the Secretary of War, giving his consent, communicated to the Secretary of Interior in writing, shall be filed and recorded.

For continuing the survey of the islands off the coast of California by the officers of the coast survey, forty thousand dollars.

For surveying the public lands and private land claims in California, including office expenses incident to the survey of claims, and to be disbursed at the rates prescribed by law for the different kinds of work, fifty thousand dollars.

For continuing the survey of the base, meridian, correction parallels, township and section lines in the Territory of Utah, fifty thousand dollars.

For continuing the survey of base, meridian, standard parallels, township and section lines in New Mexico, thirty thousand dollars.

For defraying the expenses of running the boundary line between the State of Texas and the Territory of New Mexico, ten thousand dollars.

For the support, clothing, and medical treatment of the insane of the District of Columbia, and of the army and navy at the asylum in said District, including five hundred dollars for books and incidental expenses, twenty thousand five hundred dollars.

For the erection of a barn and carpenter’s shop at the Insane Asylum of the District of Columbia, seven thousand two hundred dollars.
For enclosing the grounds of the Insane Asylum of the District of Columbia, thirteen thousand eight hundred and seventy-two dollars.

For the completion of the center building and three other sections of the Insane Asylum of the District of Columbia, one hundred and thirty-eight thousand six hundred and seventy-three dollars.

To enable the Secretary of the Interior to purchase five hundred burial lots in the Congressional burying-ground, a sum not exceeding five thousand dollars: Provided, That the same be expended in the construction of an iron fence on the north side of said burial-grounds.

To enable the Secretary of the Treasury to pay for or allow for the engraving of the "Ingraham Medal," in pursuance of a contract made by direction of the Secretary of the Navy under authority of law, two thousand two hundred dollars.

For replacing the works of the Exploring Expedition, destroyed by the fire at Philadelphia, on the eleventh April last, the sum of ten thousand four hundred and ninety-four dollars and forty-six cents.

To authorize the Secretary of the Treasury to enlarge the building now in progress of erection, to be used as a custom-house, and post-office at Toledo, in the State of Ohio, by the addition of another story and otherwise, as he may find expedient, the sum of nineteen thousand five hundred dollars, with ten per centum thereon for contingencies: Provided, That the money hereby appropriated shall not be expended until the Secretary shall have contracted, upon such security as he may approve, for the completion of the said building so enlarged, at a sum equal to or less than the amount heretofore and hereby appropriated.

For arranging and binding for preservation the original returns of the seventh census, and those prior thereto two thousand five hundred dollars.

For surveying the necessary base, meridian, standard parallels, township and section lines in Kansas and Nebraska, also outlines of Indian reservations, one hundred and one thousand dollars.

For support, care, and medical treatment of transient paupers, medical and surgical patients in Washington Infirmary, three thousand dollars.

For purchase of manure for the public grounds one thousand dollars.

For hire of carts on the public grounds, one thousand dollars.

For purchase and repair of tools used in the public grounds, five hundred dollars.

For purchase of trees and tree-boxes, to replace where necessary such as have been planted by the United States, and the repair of pavements in front of the public grounds, five thousand dollars.

For furnishing and ornamenting the Capitol with such works of art as may be ordered and approved by the Joint Committee on the Library, to be placed in either wing of the extension, when ready for their reception, twenty thousand dollars.

For enlarging and shelving the law-library room, and a new carpet and other furniture for the same, four hundred dollars.

For annual repairs of the Capitol, water-closets, public stables, water-pipes, pavements, and other walks within the Capitol square, broken glass, and locks, eight thousand dollars.

For annual repairs of the President's house and furniture, improvement of grounds, purchasing trees and plants for garden, and making hot-beds therin, and contingent expenses incident thereto, six thousand dollars.

For fuel in part for the President's house, one thousand eight hundred dollars.

For lighting the President's house, and Capitol, the public grounds around them, and around the Executive offices, Pennsylvania avenue, and East Capitol street to Second street, twenty-seven thousand dollars.
For grading, gravelling, and completing the culvert across Tiber creek on Indiana avenue six thousand dollars.

For the payment of laborers employed in shovelling snow from the walks to and around the Capitol, the President’s house and other public buildings, five hundred dollars.

For the purchase of books for library at the Executive mansion, to be expended under the direction of the President of the United States, two hundred and fifty dollars.

For repairs of the Potomac navy yard and upper bridges, eleven thousand dollars.

And, with a view to the construction of a new and substantial bridge across the Potomac, the Secretary of the Interior be and he is hereby authorized to cause drawings and estimates for the construction of an iron suspension bridge and also for a stone-arched bridge to be prepared and submitted to Congress at its next session: and with a further view of enabling Congress to select the most eligible site for said bridge, the Secretary aforesaid is instructed to cause drawings and estimates to be prepared for a bridge at or near the site of the present Potomac bridge, another at or near a place known as the “Three Sisters” and another at such intermediate point as may be deemed most eligible.

For repairs of Pennsylvania avenue, three thousand dollars.

For filling up ravine in Judiciary square, three thousand dollars.

For the purchase of one dozen settees for Lafayette square, one hundred and seventy-five dollars.

For repairs of water pipes, five hundred dollars.

For repairing heating apparatus, raising, repairing passages, painting, reglazing and extending seed-room and green-house according to plan, six thousand dollars, to be expended under the direction of the Commissioner of Public Buildings.

For public reservation number two, and Lafayette Square, three thousand dollars.

For rebuilding Franklin-engine house, including the purchase of a suitable lot, &c., &c., five thousand dollars.

For taking care of the grounds south of the President’s house, continuing the improvements of the same, and keeping them in order, three thousand dollars.

That the Secretary of the Interior be, and he is hereby authorized and required to cause a suitable site for a new jail to be selected at or near the Penitentiary, in the city of Washington, and that he cause to be prepared drawings and specifications for said jail to be submitted to Congress on or before the tenth day of December next, together with estimates of the cost of building said jail.

For the collection of agricultural statistics, investigations for promoting agriculture and rural economy, and the procurement and distribution of cuttings and seeds seventy-five thousand dollars, to be expended under the direction of the Commissioner of Patents: Provided, That the Commissioner shall report to Congress the various kinds, and amounts of said seeds purchased, and to be purchased under this appropriation, from whom, and where obtained and the cost of the same.

Towards the erection of the north front of the Patent-Office building, for the accommodation of the Department of the Interior, two hundred thousand dollars.

To complete the bridge across the Potomac at Little Falls, agreeably to the plan already adopted, seventy-five thousand dollars.

To meet necessary expenses attendant upon the execution of the neutrality act of the twelfth (twentieth) April, one thousand eight hundred and eighteen, ten thousand dollars, to be expended under the direction of the President, pursuant to the third section of the act of Congress of the first May, one thousand eight hundred and ten, entitled “An act
fixing the compensation of public ministers and consuls residing on the coast of Barbary, and for other purposes."

To enable the President of the United States to carry into effect the act of Congress of the third March, one thousand eight hundred and nineteen, and any subsequent acts now in force for the suppression of the slave-trade, eight thousand dollars.

To enable the Secretary of State to purchase one hundred copies, each, of Audubon's "Birds of America," and "Quadrupeds of North America," for presentation to foreign governments, in return for valuable works sent by them to the government of the United States, sixteen thousand dollars.

For filling up the dock between Central and Long wharves in Boston, the widening of the street on the east front of the custom-house, and the extension and maintenance of the drains, fifteen thousand dollars.

For arrearages on account of legislative expenses of the Territory of Minnesota, being for printing, binding, and miscellaneous items, for the sessions of eighteen hundred and fifty-one, eighteen hundred and fifty-two, eighteen hundred and fifty-three, eighteen hundred and fifty-four, eighteen hundred and fifty-five, and eighteen hundred and fifty-six, twenty-two thousand one hundred and twenty-two dollars and four cents.

For the construction of a powder magazine for the naval service at Man Island, California, the sum of one hundred and nineteen thousand dollars.

For the continuation of extra clerk hire in the office of Indian Affairs authorized by an act making appropriations for the support of the army, approved August fifth, eighteen hundred and fifty-four, and the act making appropriations for the current and contingent expenses of the Indian department, approved March third, eighteen hundred and fifty-five, seven thousand dollars.

For additional compensation and mileage of senators for the present Congress, one hundred and seventy-eight thousand one hundred and twenty-eight dollars.

For additional compensation and mileage of members of the House of Representatives and delegates from Territories for the present Congress, seven hundred and seventy-three thousand four hundred and thirty-two dollars; and to enable the clerk of the House of Representatives to pay the additional compensation to its employes and others authorized by the resolution of the House of Representatives of August fifteenth, eighteen hundred and fifty-six, a sum sufficient for that purpose is hereby appropriated out of any money in the treasury not otherwise appropriated, and is hereby added to the contingent fund of the House of Representatives.

SEC. 2. And be it further enacted, That the Secretary of the Treasury be, and he is hereby authorized to cause to be sold at public auction the revenue-cutter "Ingham," now stationed at Detroit, and the "Harrison," now stationed at Oswego, and in lieu thereof, to cause to be built six cutters for the protection of the revenue on the lakes, of the burden of about fifty tons each; and that the sum of forty-five thousand dollars be and the same is hereby appropriated for said purpose, out of any money in the treasury not otherwise appropriated, in addition to the proceeds of the sale above authorized.

SEC. 3. And be it further enacted, That not more than two competent officers (one of whom to be a captain or first lieutenant, at the discretion of said Secretary) shall be allowed to each of said six cutters.

SEC. 4. And be it further enacted, That in addition to those now allowed by law, the Postmaster-General shall be authorized to employ four clerks of class one; and the sum of four thousand eight hundred dollars is hereby appropriated, out of any money in the treasury not otherwise appropriated, to pay such increased compensation and the
clerks thus authorized, including arrears now due to temporary clerks to the thirtieth of June, eighteen hundred and fifty-seven.

SEC. 5. And be it further enacted, That the Secretary of the Treas-

ure be authorized to purchase for the United States the three stores at
the Atlantic dock, at the port of New York, now held by the United
States under a lease for a term of years, and the sum of one hundred
thousand dollars, or so much thereof as may be required for the purpose,
is hereby appropriated, out of any money in the treasury not otherwise
appropriated: Provided, That the title to said stores, and the grounds
thereunto belonging, shall be made to the United States in such manner
as shall be satisfactory to the President.

SEC. 6. And be it further enacted, That the commissioner under the
treaty with Great Britain, of June fifth, eighteen hundred and fifty-four,
shall be allowed the sum of four dollars per diem for subsistence, the
same to be paid out of the appropriation made on the first of August,
eighteen hundred and fifty-six, "for the prosecution of the work, includ-
ing pay of commissioner, and all other expenses provided in the first
article of the reciprocity treaty with Great Britain.”

SEC. 7. And be it further enacted, That in the settlement of the ac-
counts of registers and receivers of the public land-offices, the Secretary
of the Interior be and he is hereby authorized to allow, subject to the
approval of Congress, such reasonable compensation for additional cler-
ical services and extraordinary expenses incident to said offices as he shall
think just and proper, and report to Congress all such cases of allowance
at each succeeding session, with estimates of the sum or sums required to
pay the same.

SEC. 8. And be it further enacted, That the Secretary of War is
hereby authorized and directed to pay to the holders of the war bonds of
the State of California the amount of money appropriated by act of Con-
gress approved May [August] fifth, eighteen hundred and fifty-four “in
payment of expenses incurred and now actually paid by the State of
California for the suppression of Indian hostilities within the said State
prior to the first day of January, Anno Domini eighteen hundred and
fifty-four, under the following restrictions and regulations: Before any
bonds shall be redeemed by the Secretary of War, they shall be presented
to the board of commissioners appointed by the legislature of said State
by an act approved April nineteenth, eighteen hundred and fifty-six, and
the amount due and payable upon each bond be endorsed thereon by said
commissioners. Upon presentation to the Secretary of War of any bond
or bonds, thus endorsed, it shall be his duty to draw his warrant in favor
of the holder or holders thereof for the amount certified to be due upon
the same by the said commissioners, upon the Secretary of the Treasury,
who is hereby directed to pay the same: Provided, That said amounts in
the aggregate shall not exceed the amount of money appropriated by act
of Congress approved August fifth, eighteen hundred and fifty-four, said
bonds, after redemption, and after taking off the coupons that may re-
main unpaid, shall be delivered to the Secretary of War to be can-
celled.

SEC. 9. And be it further enacted, That there shall be appointed and paid,
in the manner now provided by law, two principal examiners and two as-
sistant examiners, in addition to the examining force now authorized by
law to be so employed in the Patent-Office.

SEC. 10. And be it further enacted, That the Commissioner of Pat-
ents is hereby authorized to pay those employed in the United States
Patent-Office from April first eighteen hundred and fifty-four until April
first eighteen hundred and fifty-five, as examiners and assistant examiners
of patents, at the rates fixed by law for these respective grades: Provided,
That the same be paid out of the Patent-Office fund, and that the com-
pensation thus paid shall not exceed that received by those duly en-
Examination
into expenses of
suppression of
Indian hostilities
in Oregon and
Washington.
1857, Ch. 116,
§ 9.
Post, p. 208.

Pay of clerk of
courts in S. Illi-
nois for tran-
scribing records
under act of
1856, Ch. 106.
Vol. IX. p. 681.
1857, Ch. 110,
§ 8.
Post, p. 248.

Salary of
Chaplain of
Penitentiary.
1854, Ch. 167,
§ 8.

Rate of payment
for Globe and
Appendix.

Special examiner
of drugs, &c., to be
appointed at San
Francisco.

Public build-
ings at
Portsmouth,
N. H.

rolled as examiners and assistant examiners of patents for the same period.

Sec. 11. And be it further enacted, That the Secretary of War be
directed to examine into the amount of expenses necessarily incurred in
the suppression of Indian hostilities in the late Indian war in Oregon and
Washington, by the territorial governments of said Territories, for the
maintenance of the volunteer forces engaged in said war, including pay
of volunteers, and that he may, if in his judgment it be necessary, direct
a commission of three to proceed to ascertain and report to him all ex-
penes incurred for purposes above specified.

Sec. 12. And be it further enacted, That the compensation of the clerk
of the district and circuit courts of the United States for the southern
district of Illinois, for transcribing certain records under the act of Con-
gress approved April twenty-third eighteen hundred and fifty-six, shall be
the same as is authorized by the act of February twenty-six, eighteen
hundred and fifty-three, concerning fees and costs for copying records and
attending courts during their sittings.

Sec. 13. And be it further enacted, That there be allowed and paid
to the late commissioners for settling private land claims in California,
appointed under the act of March third eighteen hundred and fifty-one,
and acts additional thereto, one month's salary for services rendered sub-
sequent to March third eighteen hundred and fifty-six, and to the several
disbursing agents for said commission the same compensation for the re-
cipient of monies as are allowed to other disbursing offi-
cers of the government in California, the same to be paid out of the un-
expended balance of monies herebefore appropriated for the salaries and
expenses of said commission.

Sec. 14. And be it further enacted, That the Secretary of the Inter-
or ascertain the number of Cherokees east of the Mississippi that were
omitted in the census taken by D. W. Siler in eighteen hundred and
fifty-one, and pay the five thousand dollars appropriated by the eighth
section of the act making appropriations for the current and contingent
expenses of the Indian department, approved July thirty-one eighteen
hundred and fifty-four, to said Indians, according to the per capita dis-
tribution made by the Department of the Interior, in pursuance of the
principles contained in the opinion of the Attorney-General of the
United States on that subject, of April sixteenth, eighteen hundred and
fifty-one.

Sec. 15. And be it further enacted, That the annual compensation
of the chaplain to the United States Penitentiary shall be five hundred
dollars, and twenty per cent. on the same, from July first eighteen hundred
and fifty-three.

Sec. 16. And be it further enacted, That there shall be paid to John
C. Rives, by the Secretary of the Senate and Clerk of the House of
Representatives, out of the contingent funds of the two houses, according
to the number of copies of the Congressional Globe and Appendix taken
by each, one cent for every five pages of that work exceeding three thou-
sand pages, for a long session, or fifteen hundred pages for a short one,
including the indexes and the laws of the United States, commencing
with this session.

Sec. 17. And be it further enacted, That the Secretary of the Treas-
ury be and he is hereby authorized and required to appoint a suitably
qualified person as special examiner of drugs, chemicals, medicines, &c.,
at San Francisco in California, whose annual salary shall be two thousand
dollars.

Sec. 18. And be it further enacted, That the Secretary of the Treasury
be and he is hereby authorized and directed to cause to be constructed
the following buildings.

At Portsmouth, New Hampshire, for the accommodation of the custom-
house, post-office, and United States courts, a building of stone, with fireproof floors, of iron beams and brickwork, iron roof, shutters, sills, &c., eighty-five feet long by sixty wide and sixty feet high, to cost not more than eighty-eight thousand dollars.

At Nashville, Tennessee, for the accommodation of the custom-house, post-office, United States courts, and steamboat inspectors, a building of like materials, eighty-five feet long by sixty deep and sixty feet high, to cost not more than ninety-five thousand dollars.

At Ogdensburg, New York, for the accommodation of the custom-house and post-office, a building of like materials, sixty feet long by forty-five N. Y.

deep and thirty-two feet high, to cost not more than fifty thousand dollars.

At Georgetown, in the District of Columbia, for the accommodation of the custom-house and post-office, a building of like materials, sixty feet long by forty-five deep and thirty-two feet high, to cost not more than fifty thousand dollars.

At Dubuque, Iowa, for the accommodation of the custom-house, post-office, and United States courts, a building of like materials, eighty-five feet long by sixty deep and sixty feet high, to cost not more than eighty-eight thousand dollars.

At Knoxville, Tennessee, for the accommodation of the custom-house, post-office, and United States courts, a building of like materials, eighty-five feet long by sixty deep and sixty feet high, to cost not more than eighty-eight thousand dollars.

At Galena, Illinois, for the accommodation of the custom-house and post-office, a building of like materials, sixty feet long by forty-five deep and thirty-two feet high, to cost not more than fifty thousand dollars.

At Rutland and at Windsor, Vermont, suitable buildings for the accommodation of the circuit and district courts of the United States, and the several offices connected therewith, and the post-offices at said Rutland and Windsor, the cost of which shall not exceed the sum of twenty-five thousand dollars each: Provided, That no money shall be expended under this act for the erection of a custom-house, where the duties collected do not equal the expense of collection.

SEC. 19. And be it further enacted, That the several sums mentioned in the preceding section of this act, as the cost of the buildings therein authorized to be constructed, together with ten per cent. thereon to cover the compensation of architects, superintendence, advertising, and other contingent expenses, and so much as may be required to purchase suitable sites for said buildings, be and the same are hereby appropriated for the purposes aforesaid, out of any money in the treasury not otherwise appropriated: Provided, That no money hereby appropriated shall be used or applied for the purposes mentioned until a valid title to the land for the site of such buildings in each case shall be vested in the United States, and until the State shall also duly release and relinquish to the United States the right to tax or in any way assess said site, or the property of the United States that may be thereon, during the time that the said United States shall be or remain the owner thereof.

SEC. 20. And be it further enacted, That to authorize the Secretary of the Treasury to enlarge the building now in progress of construction to be used as a custom-house and post-office, at Sandusky, Ohio, by the addition of another story, and otherwise, as said Secretary may deem expedient, the sum of nineteen thousand five hundred dollars be and the same is hereby appropriated, with the per cent. thereon for contingencies: Provided, That the money hereby appropriated shall not be expended
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until said Secretary shall have contracted, upon such security as he may approve, for the completion of said building, so enlarged, at a sum equal to or less than the amount heretofore and hereby appropriated.

SEC. 21. And be it further enacted, That the President of the United States cause to be constructed at Key West, Florida, a suitable building for the accommodation of the district court of the United States for the southern district of Florida; and that the sum of eight thousand dollars be and the same is hereby appropriated for this purpose out of any money in the treasury not otherwise appropriated.

APPROVED, August 18, 1856.

CHAP. CXXX.—An Act making Appropriations for the Service of the Post-Office Department during the fiscal Year ending the thirtieth of June, eighteen hundred and fifty-seven.

Be it enacted, by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated for the service of the Post-Office Department for the year ending the thirtieth of June, one thousand eight hundred and fifty-seven, out of any moneys in the treasury arising from the revenues of the said department, in conformity to the act of the second of July, one thousand eight hundred and thirty-six:

For transportation of the mails, (inland,) six million one hundred and forty thousand dollars.
For compensation to postmasters, two million one hundred and fifty thousand dollars.
For ship, steamboat, and way letters, twenty thousand dollars.
For wrapping paper, forty-eight thousand five hundred dollars.
For office furniture in the post-offices, six thousand five hundred dollars.
For advertising, eighty-five thousand dollars.
For mail-bags, fifty-eight thousand five hundred dollars.
For blanks and paper for the same, ninety-one thousand five hundred dollars.
For mail-locks, keys, and stamps, eighteen thousand five hundred dollars.
For mail depletions and special agents, sixty-five thousand dollars.
For clerks in the offices of postmasters, seven hundred and fifteen thousand dollars.
For postage stamps and stamped envelopes, seventy-five thousand dollars.
For miscellaneous items, one hundred and seventy thousand dollars.

SEC. 2. And be it further enacted, That the sum of two million two hundred and fifty thousand dollars 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 the thirtieth of June, one thousand eight hundred and fifty-seven.

SEC. 3. And be it further enacted, That the fourth section of the act of Congress approved fifth of August eighteen hundred and fifty-five, entitled "An act making appropriations for the service of the Post-Office Department, during the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-five," be and the same is hereby continued for one year from August fifth, eighteen hundred and fifty-six.

SEC. 4. And be it further enacted, That the First Comptroller of the Treasury shall proceed to execute the provisions of the ninth section of the act of March third eighteen hundred and fifty-five, entitled "An act

Aug. 18, 1856.

Deficiencies.

Appropriations for post-office and site in New York.

Act of 1854, ch. 270, § 4, continued.

Adjustment of claims of W. L. Blanchard.
making appropriations for the service of the Post-Office Department for the fiscal year ending the thirtieth of June eighteen hundred and fifty-six," in conformity with the directions of said act, notwithstanding the acceptance by William L. Blanchard of one month's extra compensation under his contract, the said payment being deducted from any further allowance, if any, made under said act.

SEC. 6. And be it further enacted, That the First Comptroller of the Treasury be and he is hereby required to adjust the damages due to Edward H. Carmick and Albert C. Ramsey, on account of the abrogation, by the Postmaster-General, of their contract to carry the mail on Vera Cruz, Acapulco, and San Francisco route, dated the fifteenth February eighteen hundred and fifty-three; to adjudge and award to them, according to the principles of law, equity, and justice, the amount so found due; and the Secretary of the Treasury is hereby required to pay the same to the said Carmick and Ramsey, out of any money in the treasury not otherwise appropriated.

SEC. 7. And be it further enacted, That there be allowed and paid to Jacob Hall, for carrying the mail on route number eight thousand nine hundred and twelve, from Independence to Santa Fe, twenty-two thousand dollars per annum, instead of the sum for which he contracted, commencing August, eighteen hundred and fifty-five, and ending with his contract; and the same shall be in full for all the losses by him sustained in said service by Indian depredations or otherwise. This grant is made on the condition that the Postmaster-General may at any time, on giving three months' notice, annul the contract of said Hall.

SEC. 8. And be it further enacted, That the Postmaster-General is hereby authorized to pay to George H. Giddings, contractor for carrying the mail on route number twelve thousand nine hundred, from Santa Fe, New Mexico, to San Antonio, Texas, monthly each way, according to the contract under which said service is now being performed, the sum of thirty-three thousand five hundred dollars, for each year's service, commencing with the eighteenth day of August, eighteen hundred and fifty-five, and continue during his contract: Provided, That the Postmaster-General be, and he is hereby authorized to annul said contract, on giving three months' notice to said contractor.

SEC. 9. And be it further enacted, That the proper accounting officers of the Post-Office Department be and they are hereby authorized and required to execute the "joint resolution for the relief of Seth M. Leavenworth, now deceased, approved the sixth day of August, eighteen hundred and forty-six," and that the amount found due shall be paid to his legal representatives out of any money in the treasury not otherwise appropriated.

SEC. 10. And be it further enacted, That the proviso, at the end of the third section of the act of March third, eighteen hundred and fifty-one, entitled "An act making appropriations for the service of the Post-Office Department during the fiscal year ending the thirtieth of June, eighteen hundred and fifty-two, and for other purposes," is hereby repealed.

APPROVED, August 18, 1856.

CHAP. CLX.—An Act making Appropriations for Light-houses, Light-boats, Buoys, &c., and providing for the Erection and Establishment of the same, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following appropriations be, and the same are hereby made, and directed to be paid out of any money in the treasury not otherwise appropriated, to enable the Secretary of the Treasury to carry the provisions of this act into effect: Provided, however, If a good title to any land, which it may be necessary. Provision as to
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titles to sites, and cessions of jurisdiction.

to use, cannot be obtained on reasonable terms, or the exclusive right to such land cannot be acquired by cession, when the interest of the United States demands it, before the appropriation would by law fall into the surplus fund, in any and all such cases the appropriations shall be applicable to the objects for which they are made at any time within two years after the first meeting of the legislature in any State wherein such land may be situated, subsequent to the passage of this act, to wit:

Maine.

For altering, refitting, and improving the light at Mount Desert Rock, ten thousand dollars.

For building a suitable tower and keeper's dwelling, and for providing and placing the necessary illuminating apparatus at Martinicus Rock, thirty-five thousand five hundred dollars.

For rebuilding the light-house tower and keeper's dwelling, and for supplying and fitting first order illuminating apparatus at Seguin, thirty-five thousand dollars.

For rebuilding the light-house, and fitting it with proper illuminating apparatus at West Quoddy Head, fifteen thousand dollars.

For rebuilding Brown's Head light-house, and fitting it with proper illuminating apparatus, five thousand dollars.

For rebuilding the light-house at Marshall's Point, and fitting it with proper illuminating apparatus, five thousand dollars.

For rebuilding the light-house at Fort Point, and fitting it with proper illuminating apparatus, five thousand dollars.

For rebuilding the light-house at Fort Point, and fitting it with proper illuminating apparatus at Seguin, thirty-five thousand dollars.

For rebuilding Brown's Head light-house, and fitting it with proper illuminating apparatus, five thousand dollars.

For rebuilding the light-house at Marshall's Point, and fitting it with proper illuminating apparatus, five thousand dollars.

For rebuilding the light-house at Fort Point, and fitting it with proper illuminating apparatus, five thousand dollars.

For rebuilding the light-house at Fort Point, and fitting it with proper illuminating apparatus at Seguin, thirty-five thousand dollars.

For a light-house on or near Widow's Island, in addition to the appropriation of three August, eighteen hundred and fifty-four, two thousand five hundred dollars.

For a bell buoy to be placed on the south breaker off White Head light-house, at the entrance of Penobscot Bay, five thousand dollars.

For a bell buoy to be placed on the ledge about three miles east of Boone Island, five thousand dollars.

For the erection of a stone beacon on Fiddler's Ledge, three thousand dollars.

For placing buoys at various points in the waters of Maine, for which none have heretofore been authorized, three thousand dollars.

Massachusetts.

Massachusetts.—For the construction and repair of beacons at Newburyport, two thousand dollars.

For the erection of a light-house, on a proper foundation, on or near Billingsgate Island, in place of the present one, fourteen thousand dollars.

For the erection of beacons on "Old Cock," and "Cormorant" Rock, in Buzzard's Bay, and on Great Rock, entrance to Hyannis Harbor, three thousand dollars.

For a fog bell at Eastern Point light-house, eight hundred dollars.

For a bell-house on the Bishop and Clerk's Shoal, in place of the light-vessel now placed near that danger, and for stationing the light-vessel (on the completion of said light-house) off the south end of the "Handkerchief" Shoal, in the Vineyard Sound, twenty thousand dollars.

For rebuilding the stone beacon at Lane's Point, Annisquam Harbor, seven hundred dollars.

For a fog bell at Eastern Point light-house, eight hundred dollars.

Rhode Island.

Rhode Island.—For the erection of a keeper's dwelling, and foot-bridge to Lime Rock light-house, one thousand five hundred dollars.

For reconstructing the light-house tower, and for new illuminating apparatus at Dutch Island, four thousand dollars.
For rebuilding the light-house tower, for preservation of site, and for new illuminating apparatus for Nayat Point light-house, six thousand five hundred dollars.

For completing the sea-wall for the preservation of the light-house site at Watch Hill, ten thousand dollars.

For rebuilding a light-house tower on a proper site, in place of the present light on Block Island, and for fitting the same with suitable apparatus, nine thousand dollars.

For a beacon on Sand Spit, off Cannonicut Point, west side of entrance to Providence River, one thousand dollars.

For restoring pier, dyke-wall, and shore-facing at Goat Island lighthouse, two thousand five hundred dollars.

For rebuilding keeper's dwelling and for alterations at Point Judith light-house, three thousand five hundred dollars.

Connecticut.—For the protection and preservation of a light-house site and for a new dwelling for keeper at Lynde Point, mouth of Connecticut River, eight thousand six hundred dollars.

For a light-vessel to mark the Long Sand Shoal, off Cornfield Point, in Long Island Sound, eighteen thousand three hundred and seventy dollars.

New York.—For completing the first-class light-house at Great West Bay, Long Island, twelve thousand dollars.

For the protection and preservation of the light-house site at Sand's Point, Long Island Sound, four thousand nine hundred and thirty-five dollars.

For securing the foundation and preservation of the light-house site at Execution Rocks, Long Island Sound, five thousand two hundred and fifty dollars.

For an iron spindle on the "Hen and Chickens" Rock, Long Island Sound, seven hundred dollars.

For the protection and preservation of the piers in the Hudson River, upon which lights are placed, five thousand four hundred and forty-eight dollars.

For completing the light-house authorized August three, eighteen hundred and fifty-four, for Horton's Point, in addition to the former appropriation of four thousand dollars, three thousand five hundred dollars.

For a light-house at or near Tarrytown Point, on the Hudson River, seven thousand dollars.

For the preservation and protection of the light-house site at the mouth of the Genesee River, two thousand dollars.

For rebuilding the beacon-light at Van Wie's Dam, Hudson River, one thousand two hundred dollars.

For a day-beacon on Charity Shoals, Lake Ontario, five thousand dollars.

New Jersey.—For erecting a first-class light-house, and fitting it with first order apparatus at Barnegat, in place of the present inefficient one, forty-five thousand dollars.

For continuing and completing the light-house authorized August three, eighteen hundred and fifty-four, to be erected at or near Absecon, seventeen thousand four hundred and thirty-six dollars and sixty-two cents.

For rebuilding the foundation of the light-house tower and keeper's dwelling at Bergen Point, twenty thousand dollars.

For rebuilding the foundation, light-house tower, and keeper's dwelling at Passaic light-house, in Newark Bay, twenty thousand dollars.

For compensation of two superintendents for the life-stations on the coasts of Long Island and New Jersey, three thousand dollars.

For compensation of fifty-four keepers of stations, at two hundred dollars each per annum, ten thousand eight hundred dollars.
To complete the fitting of stations, old and new, on the coast of New Jersey, eleven thousand five hundred dollars.

To complete the fitting out of stations, old and new, on the coast of New York, eight thousand five hundred dollars.

For contingencies, five thousand dollars.

**Delaware Bay.**

For making additions to the light-house works at Brandywine Shoals, and for their protection and preservation, eighteen thousand one hundred and twenty-one dollars and forty-four cents.

For continuing the construction of the light-house authorized August third, eighteen hundred and fifty-four, on or near Ship John Shoals, twenty-five thousand dollars.

For continuing the construction of the light-house authorized August third, eighteen hundred and fifty-four, for Cross Ledge, forty-seven thousand four hundred and ninety-two dollars and twenty-nine cents.

For banking in and protecting the site of the light-house on Reedy Island, three thousand eight hundred and forty-seven dollars and ninety cents.

**Delaware.**

For the erection of a light-house on Fenwick's Island, twenty-five thousand dollars.

**Maryland.**

For buoys, stakes, and day-marks to mark the bars and channels of Eastern Bay and its tributaries, (Chesapeake Bay,) at south end of Kent Island, at Southwest and Southeast points, at Ward's Point, and the bars and channels leading to the St. Michael's and Wye rivers, five thousand dollars.

For a small beacon-light at or near the landing at Fort Washington, on the Potomac River, five hundred dollars.

**Virginia.**

For rebuilding the Cape Charles light-house upon a proper site, and fitting it with proper illuminating apparatus, thirty-five thousand dollars.

For rebuilding, on a proper site, the light-house destroyed by ice during the last winter, at Pungoteague, five thousand dollars.

For a keeper's house on Morris' Island, Charleston harbor, in place of the one destroyed by the storm of September, eighteen hundred and fifty-four, two thousand five hundred dollars.

For a light-house to be placed in or near the town of Mount Pleasant, Charleston harbor, six thousand dollars.

For completing the two beacons or range-lights on South Island Point and North Island, Georgetown, in addition to the former appropriations, five thousand dollars.

For a beacon-light on or near the south point of Sapelo Island, to range with the main light for the bar and channel, one thousand five hundred dollars.

For a beacon-light to range with the Amelia Island light and the outer bar, two thousand dollars.

For two beacon-lights and keeper's dwelling, on or near the north front of Amelia Island, five thousand dollars.

For a small light to be erected on the “bay,” in the city of Savannah, to guide vessels from Fig Island light-house, two thousand dollars.

For a bell-buoy to mark the entrance to Savannah River, five thousand dollars.

For a bell-buoy to mark the approach to the bar at Doboy, five thousand dollars.

**Georgia.**

For continuing and completing the erection of the first-class light-house, authorized March three, eighteen hundred and fifty-three, to be placed near Jupiter inlet, nineteen thousand five hundred and twenty-two dollars and ninety cents.

**Florida.**
For continuing the efforts to erect a beacon on Rebecca Shoal, authorized August thirty-one, eighteen hundred and fifty-two, and August three, eighteen hundred and fifty-four, ten thousand dollars.

For a bell-buoy to mark the approach to the bar at the mouth of the St. John's River, five thousand dollars.

For a small light-vessel to be placed near Dame's Point, in the St. John's River, nine thousand five hundred dollars.

For beacon-lights at Piney Point, Cuckoo Point, and Nine-mile Point, in the St. John's River, between Jacksonville and Pilatka, fifteen thousand dollars.

For buoys and day-marks in the St. John's River, two thousand dollars.

For a day-beacon on Sea Horse Reef, (Cedar Keys,) three thousand dollars.

For buoys and stakes for Cedar Key Channel and Manatee River, one thousand two hundred dollars.

For rebuilding the light-house, on a proper site, at Dry Tortugas, and fitting it with first order apparatus, thirty-five thousand dollars.

For the erection of proper range-lights for crossing the bar at the entrance to Pensacola harbor, and for completing the light authorized at that place August three, eighteen hundred and fifty-four, thirty thousand dollars.

For rebuilding the light-house tower and keeper's dwelling at Egmont Key, sixteen thousand dollars.

For a day-beacon at Turtle harbor, Florida Reef, one thousand five hundred dollars.

For a light-house to mark the entrance to St. Andrew's Bay, fifteen thousand dollars.

For buoys and stakes for the bar and channels leading to and in St. Andrew's Bay, four thousand dollars.

For buoys and day-marks in Pensacola Bay and tributaries, three thousand five hundred dollars.

Alabama.—For the erection of a sea-coast light, and fitting it with proper illuminating apparatus, on Sand Island, off the entrance to Mobile Bay, in place of the present light at that point, thirty-five thousand dollars.

For repairing the light-house and keeper's dwelling, enlarging and fencing in the grounds attached to the same at Choctaw Point near Mobile, Alabama, two thousand dollars.

Mississippi.—For rebuilding the light-house and keeper's dwelling at Pass Manchac, ten thousand dollars.

For the erection of a light-house on the southwest reef near the entrance to Atchafalaya bay, to serve as a substitute for the present Atchafalaya Bay light-ship, and also for the light-house at Point de Fer, twenty thousand dollars.

For a light-house at or near the mouth of the Amite River on Lake Maurepas, Louisiana, six thousand dollars.

Texas.—For the erection of a light-house at or near the head of the "Swash," abreast of "Alligator Head," in Matagorda Bay, ten thousand dollars.

For a beacon-light at the mouth of the bayou at Salaria, five hundred dollars.

For buoys-light for the lower part of Aransas Bay, and for the inland channel to Corpus Christi, three thousand dollars.

For the erection of a light at the mouth of the Rio Grande River, six thousand dollars.

For a beacon-light at Corpus Christi, five thousand dollars.
Pennsylvania.  
Pennsylvania.—For rebuilding the beacon-light at Erie, five thousand two hundred and fifty dollars.

Ohio.  
Ohio.—For rebuilding the beacon-light at Huron, four thousand five hundred and eighty dollars.
For rebuilding the light-house at Black River, seven thousand three hundred dollars; and for the completion of the rebuilding and repairs of the west pier and pier head, upon which said light-house is erected, and connecting the same with the shore, eleven thousand and twenty-six dollars.
For a channel range-light at Maumee Bay, three thousand five hundred dollars.

Michigan.  
Michigan.—For additional buoys in Detroit River and to mark obstructions to navigation in the St. Lawrence River and Niagara River, and in Lakes Ontario and Erie, five thousand dollars.
For a light-house to be erected on Traverse or Charity Island, in Saginaw Bay, five thousand dollars.
For a light-house at the mouth of the Un Sable River, on Lake Huron, five thousand dollars.
For a light-house at Fort Austin, on Saginaw Bay, five thousand dollars.
For repairing light-house, banking in and protecting the site of the light-house at Huron, Ohio, ten thousand dollars.
For a light-house on Point Peninsula, between Big and Little Bay du Noquet, in Lake Michigan, five thousand dollars.
For a beacon-light at Sand Point, on the west side of Little Bay du Noquet, one thousand dollars.
For a lake-coast light at Grand Point au Sable, Lake Michigan, six thousand dollars.

Wisconsin.  
Wisconsin.—For rebuilding the light-house at Port de Mort, six thousand dollars.
For a light on the outer end of the outer pier at Kenosha, one thousand dollars.
For a lake-coast light on the west shore of Lake Michigan, at or near the Portage, and opposite to the head of Big Sturgeon Bay, five thousand dollars.

Minnesota Territory.  
Minnesota Territory.—For a light-house at Beaver Bay, Lake Superior, six thousand dollars.
For a light-house at Grand Marais, Lake Superior, six thousand dollars.

California.  
California.—For providing a suitable vessel, and for maintaining the same for one year in visiting the lights and other aids; for inspections and delivery of supplies; for placing and removing buoys; and for the transportation of materials, supplies, and laborers for constructing and repairing light-houses on the Pacific coast, sixty thousand dollars.
For the construction of a road for the keeper's dwelling at the South Farallone to the light-house tower on the Peak, one thousand five hundred dollars.
For the construction of a road from La Playa, San Diego Bay, to the light-house at Point Loma, one thousand five hundred dollars.
For improving the road from the Coxo or landing at Point Conception to the light-house, one thousand dollars.
For the erection of a sea-coast light on the main land between Buena Ventura and Point Duma, at such place as may be determined upon to indicate the approach to the Santa Barbara channel, in addition to the appropriation contained in the third section of the act of August third, eighteen hundred and fifty-four, making appropriations for light-houses, &c., thirty-five thousand dollars.
For completing the light-houses at Santa Barbara, San Pedro, and Santa Cruz harbors, seven thousand five hundred dollars.
For a first-class light at Cape Mendocino, forty thousand dollars.
Washington Territory.—For a lighthouse at Red Bluff, on Whidby's Island, twenty-five thousand dollars.

SEC. 2. And be it further enacted, That the Secretary of the Treasury be, and he is hereby authorized to accept from the city of Charleston a conveyance of a lot, to be held and used solely for the purposes of a lighthouse site, and not otherwise; and that he be authorized to use the appropriations herefore made for that purpose to erect a lighthouse or beacon-light on or near the Battery, in that city, upon the Attorney General certifying to the validity of such limited title.

SEC. 3. And be it further enacted, That the following named lights be discontinued, provided the Secretary of the Treasury so directs, viz: At Silver Creek, on the southeast shore of Lake Erie, New York. At Barcelona, (or Portland,) on the southeast shore of Lake Erie, New York. At Port Clinton, in Portage Bay, Ohio. At Cleveland, east side of entrance to Cleveland, (on the hill,) Ohio. At the Northeast Pass of the Mississippi: Provided, The Secretary of the Treasury shall decide said light to be unnecessary. At Dice's Head, Maine. At Piscataq Harbor, Massachusetts.

SEC. 4. And be it further enacted, That the Secretary of the Treasury be and be is hereby authorized to have a reexamination made (under the seventh section of the act approved August three, eighteen hundred and fifty-four; making appropriations for lighthouses, and so forth) of the Point of Rocks, West Port, Massachusetts, to determine whether or not the lighthouse authorized for that place is necessary to the commerce of that vicinity; and if reported upon favorably and approved by him, to use the appropriation herefore made for that purpose, in erecting a lighthouse and keeper's dwelling at or near that place.

SEC. 5. And be it further enacted, That if preliminary surveys are required to ascertain the necessity for any lighthouse or other aid provided for, in this bill, or to determine the proper site for the same, or to ascertain more fully what the public exigency requires, the Secretary of the Treasury shall cause the necessary examinations and surveys on the sea-board to be made under the direction of the Superintendent of the Coast Survey, and those on the northwestern lakes to be made under the direction of the Bureau of Topographical Engineers; and in all cases in which adverse reports are made, they shall be submitted to Congress at its next session, and in all cases in which the objects authorized are favorably reported upon, the works shall be commenced immediately after valid titles and State jurisdiction shall have been obtained to the sites.

SEC. 6. And be it further enacted, That if a good title cannot be obtained by the United States to Dry Point and Limken's Neck, on the western side of the Damariscotta River, in the State of Maine, the Secretary of the Treasury is hereby authorized to cause another suitable site to be selected for the lighthouse appropriated for at the mouth of the said river, by the act of Congress approved August third, eighteen hundred and fifty-four.

APPROVED, August 18, 1856.

CHAP. CLXLI.—An Act making Appropriations for the Transportation of the United States Mail by Ocean Steamers and otherwise, during the fiscal Year ending the thirtieth of June, one thousand eight hundred fifty-seven.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, one thousand eight hundred and fifty-seven:
Collins' line.

For transportation of the mails from New York to Liverpool, and back, eight hundred and nineteen thousand five hundred dollars: Provided, That the Secretary of the Navy is hereby directed to give the notice provided in the first section of the act entitled "An act to supply deficiencies in the appropriations for the service of the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-two," approved the twenty-first July, one thousand eight hundred and fifty-two, to terminate the arrangements for the additional allowance for the transportation of the United States mail between New York and Liverpool in the Collins line of steamers as therein provided.

Havana line.

For transportation of the mails from New York to New Orleans, Charleston, Savannah, Havana, and Chagres, and back, two hundred and sixty-one thousand dollars.

Pacific lines.

For transportation of the mails from Panama to California and Oregon, and back, three hundred and twenty-eight thousand three hundred and fifty dollars.

Between New Orleans and Vera Cruz.

For carrying out the contract entered into by the Post-Office Department under the provisions of the act approved thirty-first August, one thousand eight hundred and fifty-two, establishing a tri-monthly mail by steam vessels between New Orleans and Vera Cruz, via Tampico, sixty-nine thousand seven hundred and fifty dollars.

SEC. 2. And be it further enacted, That the following sums be and the same are hereby appropriated, for the service of the Post-Office Department for the year ending the thirtieth of June, one thousand eight hundred and fifty-two, and fifty-seven, out of any moneys in the treasury arising from the revenues of said department, in conformity to the act of the second of July, one thousand eight hundred and thirty-six:

Bremen line.

For transportation of the mails, in two steamships, from New York, by Southampton, to Bremen, and back, at one hundred thousand dollars for each ship; and in two steamships from New York, by Cowes, to Havre, and back, at seventy-five thousand dollars for each ship, under the contract with the Ocean Steam Navigation Company of New York, three hundred and fifty thousand dollars.

Havre line.

For transportation of the mails between Charleston and Havana, a sum not exceeding fifty thousand dollars.

Isthmus of Panama.

For transportation of the mails across the isthmus of Panama, one hundred and thirty-five thousand dollars.

Approved, August 18th, 1856.

Aug. 18, 1856.

CHAP. CLXII.—An Act making Appropriations for the Legislative, Executive, and Judicial Expenses of Government for the Year ending the thirtieth of June, eighteen hundred and fifty-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the objects hereafter expressed, for the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-two, namely:

Legislative.

For compensation and mileage of Senators, one hundred and eight thousand eight hundred and seventy-two dollars.

For compensation of the officers, clerks, messengers, and others, receiving an annual salary in the service of the Senate, viz: Secretary of the Senate, three thousand six hundred dollars; officer charged with disbursements of the Senate, four hundred and eighty dollars; chief clerk, two thousand five hundred dollars; principal clerk and principal executive clerk in office of the Secretary of the Senate, at two thousand one hundred and sixty dollars each; eight clerks in the office of the Secretary of the Senate, at one thousand eight hundred and fifty dollars each;
THIRTY-FOURTH CONGRESS. 11TH SESSION. CH. 162. 1856.

keeper of the stationery, one thousand seven hundred and fifty-two dollars; two messengers, one at one thousand and eighty dollars, and one at seven hundred and fifty dollars; one page, at five hundred dollars; sergeant-at-arms and doorkeeper, two thousand dollars; assistant doorkeeper, one thousand seven hundred dollars; postmaster to the Senate, one thousand seven hundred and fifty dollars; assistant postmaster and mail carrier, one thousand four hundred and forty dollars; two mail boys, at nine hundred dollars each; superintendent of the document room, one thousand five hundred dollars; two assistants in document room, at one thousand two hundred dollars each; superintendent of the folding room, one thousand five hundred dollars; two messengers, acting as assistant doorkeepers, at one thousand five hundred dollars each; fifteen messengers, at one thousand two hundred dollars each; superintendent in charge of Senate furnaces, one thousand and eighty dollars; assistant in charge of furnaces, six hundred dollars; laborer in private passage, six hundred dollars; two laborers, at four hundred and eighty dollars each; clerk or secretary to the President of the Senate, one thousand seven hundred and fifty-two dollars; clerk of Committee on Finance, eighteen hundred and fifty dollars; clerk of printing records, sixteen hundred and sixty dollars; draughtsman, one thousand eight hundred and fifty dollars; chaplain of Senate, seven hundred and fifty dollars—making seventy-five thousand nine hundred and eighty-three dollars and two cents.

For the contingent expenses of the Senate, viz:
For binding, forty-five thousand dollars.
For lithographing and engraving, forty-five thousand dollars.
For books, five thousand dollars.
For stationery, twelve thousand dollars.
For newspapers, three thousand dollars.
For Congressional Globe and binding the same, seventy-two thousand six hundred and fifty-one dollars.
For clerks to committees, pages, police, horses, and carryalls, twenty-seven thousand four hundred and sixty dollars; provided, that the amount estimated for compensation of the clerks to the Committee on Finance and Printing be deducted therefrom.
For miscellaneous items, twenty thousand dollars.

For compensation and mileage of members of the House of Representatives and Delegates from Territories, three hundred and sixty-five dollars; provided, that the amount estimated for compensation of the clerks to the Committee on Finance and Printing be deducted therefrom.
For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the House of Representatives, viz: Clerk of the House of Representatives, three thousand six hundred dollars; two clerks, at two thousand one hundred and sixty dollars each; seven clerks, at one thousand eight hundred dollars; sergeant-at-arms, two thousand one hundred and sixty dollars; doorkeeper, two thousand one hundred and sixty dollars; postmaster, two thousand one hundred and sixty dollars; one messenger, at one thousand seven hundred and fifty-two dollars; librarian, one thousand eight hundred dollars; reading clerk, one thousand eight hundred dollars; clerk to Committee of Claims, one thousand eight hundred dollars; clerk to Committee of Ways and Means, one thousand eight hundred dollars; clerk to sergeant-at-arms, one thousand eight hundred dollars; five messengers, at one thousand four hundred and forty dollars each; clerk in charge of books for members, one thousand eight hundred dollars; clerk in charge of stationery; one thousand eight hundred dollars; chaplain, seven hundred and fifty dollars; messenger in charge of the hall, seventeen hundred and forty
Contingent expenses. For contingent expenses of the House of Representatives, viz: 
For binding documents, one hundred and twenty-five thousand dollars.
For furniture, repairs, and boxes for books, fifteen thousand dollars.
For stationery, fifteen thousand dollars.
For horses, carriages, and saddle horses, five thousand dollars.
For fuel, oil, and candles, two thousand five hundred dollars.
For newspapers, twelve thousand five hundred dollars.
For engraving, electrotyping, and lithographing, one hundred and twenty-five thousand dollars.
For Capitol police, five thousand four hundred and ninety dollars.
For miscellaneous items, seventy thousand dollars.
For pages and mail boys, eight thousand four hundred dollars.
For folding documents including pay of folders, folding-paper, twine, and paste, forty thousand dollars.
For twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the first session of the Thirty-fourth Congress, thirty-four thousand seven hundred and four dollars.
For binding twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the first session of the Thirty-fourth Congress, sixteen thousand six hundred and fifty-seven dollars and ninety-two cents.
For twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the second session of the Thirty-fourth Congress, seventeen thousand three hundred and fifty-two dollars.
For binding twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the second session of the Thirty-fourth Congress, eight thousand six hundred and seventy-six dollars.
For reporting and publishing the proceedings of the House of Representatives, including the usual additional compensation to the reporters of the House for the present session, eight thousand four hundred and twenty dollars, in addition to the unexpended balance of the appropriation contained in the act approved fifteenth May, one thousand eight hundred and fifty-six, for the same purpose prior to the first July, one thousand eight hundred and fifty-six.
For clerks on land maps, clerks to committees, and temporary clerks in the office of the Clerk of the House of Representatives, twenty-eight thousand four hundred and sixty dollars.
For one hundred copies of the Congressional Globe and Appendix; and for binding the same, for the first and second sessions of the Thirty-fourth [Congress,] for the House library, four thousand five hundred dollars.
For furniture for committee-rooms in the south wing of the extension of the Capitol, ten thousand dollars.
For entire compensation to the clerks, sergeant-at-arms, and reporter of the Kansas investigating committee, of three hundred dollars, each, two thousand four hundred dollars.

Kansas commission.

Library of Congress.—For compensation of librarian, three assistant librarians, and messenger, nine thousand dollars.
For contingent expenses of said library, one thousand dollars.
For expense of procuring proper apparatus for warming said library, and providing fuel for the same, five thousand dollars.
For maintaining the botanic garden and green-houses including pay of horticulturist and assistants, under the direction of the Library Committee of Congress, five thousand dollars.
For purchase of books for said library, five thousand dollars.

For purchase of law books for said library, two thousand dollars.

For compensation of the Superintendent of Public Printing and the clerks and messenger in his office, eleven thousand five hundred and fourteen dollars.

For contingent expenses of his office, viz: For blank-books, stationery, postage, advertising for proposals for paper, furniture, travelling expenses, and miscellaneous items, two thousand three hundred dollars.

For rent of ware-room, two hundred and fifty dollars.

For cartage and labor in storing and transportation of paper, five hundred and fifty dollars.

For paper required for the printing of the second session of the Thirty-fourth Congress, one hundred and fifty-six thousand four hundred and eight dollars.

For printing required for the second session of the Thirty-fourth Congress, one hundred and fifteen thousand dollars. And the appropriation to "supply deficiencies in the appropriation for printing of the second session of the Thirty-third Congress," contained in the act of fifteenth May, eighteen hundred and fifty-six, shall be construed by the accounting officers of the Treasury, to include the cost of paper necessary for said printing.

For procuring drawings to illustrate the Patent-Office report for the year eighteen hundred and fifty-six, six thousand dollars; to be expended under the direction of the Commissioner of Patents.

Executive.—For compensation of the President of the United States, twenty-five thousand dollars.

For compensation of the Vice-President of the United States, from fourth of March to the-thirtieth June, one thousand eight hundred and fifty-seven, two thousand six hundred and twenty-two dollars and twenty-two cents.

For compensation to secretary to sign patents for lands, one thousand five hundred dollars.

Department of State.—For compensation of the Secretary of State, and Assistant Secretary of State, clerks, messenger and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, fifty thousand six hundred and twenty dollars.

For the Incidental and Contingent Expenses of said Department.—For publishing the laws in pamphlet form and in the newspapers of the States and Territories, and in the city of Washington, forty-seven thousand three hundred and one dollars.

For proof-reading, packing, and distributing laws and documents, including cases and transportation, fifteen thousand two hundred dollars.

For stationery, blank books, binding, painting and glazing, six thousand five hundred dollars.

For copper-plate printing, books and maps, two thousand dollars.

For newspapers, six hundred dollars.

For extra clerk-hire and copying, two thousand dollars; said clerks to be employed only during the session of Congress, or when indispensably necessary to enable the Department to answer some call made by either House of Congress at one session to be answered at another.

For miscellaneous items, one thousand five hundred dollars.

To enable the Secretary of State to pay for the services of a messenger sent to the government of Texas upon the passage by Congress of the Texas indemnity bill, in eighteen hundred and fifty, five hundred dollars.

To enable the Secretary of State to purchase fifty copies, each, of volumes eighteen and nineteen of Howard's Report of the Decisions of the Supreme Court of the United States, five hundred dollars.

To enable the Secretary of State to purchase five hundred copies of Diplomatic Correspondence.
the three volumes of the Diplomatic Correspondence of the United States, from seventeen hundred and eighty-three to seventeen hundred and eighty-nine, seven thousand five hundred dollars.

**Reimbursement of consular agent at St. Thomas.**

To reimburse the consular agent of the United States at the Island of St. Thomas, for that amount expended by him, by orders of this government, in landing and storing the cargo of the barque Amelia of New York, and other expenses incident thereto, laden with arms and munitions of war, which were seized by order of the government and carried into said Island and there landed, four thousand eight hundred and fifty dollars, to be disbursed under the direction of the Secretary of State.

**Dr. Kohl's Maps.**

To enable the Secretary of State to procure copies of Dr. Kohl's maps of the Continents and Islands of America, the sum of six thousand dollars, which shall be expended under the direction of the Secretary of State in such manner as he may deem best for that object.

**N. E. Executive Building.**

To reimburse the consular agent of the United States at the Island of St. Thomas, for that amount expended by him, by orders of this government, in landing and storing the cargo of the barque Amelia of New York, and other expenses incident thereto, laden with arms and munitions of war, which were seized by order of the government and carried into said Island and there landed, four thousand eight hundred and fifty dollars, to be disbursed under the direction of the Secretary of State.

**Northeast Executive Building.** — For compensation of four watchmen of the northeast executive building and two laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, three thousand three hundred and sixty dollars.

For contingent expenses of said building, viz: for fuel, light, and repairs, three thousand three hundred dollars.

**Treasury Department.** — For compensation of the Secretary of the Treasury, Assistant Secretary of the Treasury, clerks, messenger, and assistant messenger in his office, and for laborers employed therein at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, thirty-five thousand three hundred and forty dollars.

For compensation of the First Comptroller, and the clerks and messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, twenty-seven thousand nine hundred and twenty dollars.

For compensation of the Second Comptroller, and the clerks and messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, twenty-six thousand seven hundred and twenty dollars.

For compensation of the Third Comptroller, and the clerks, messenger, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, thirty-five thousand three hundred and forty dollars.

For compensation of the Fourth Comptroller, and the clerks, messenger, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, one hundred and thirty-three thousand five hundred and forty dollars.

For compensation of the Fifth Auditor, and the clerks, messenger, and assistant messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, sixteen thousand one hundred and twenty dollars.

For compensation of the Auditor of the Post-Office Department, and the clerks, messenger, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, forty-eight thousand two hundred and sixty dollars.

For compensation of the First Auditor, and the clerks, messenger, and assistant messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, twenty-seven thousand nine hundred dollars.

For compensation of the Second Auditor, and the clerks, messenger, and assistant messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, thirty-five thousand eight hundred and forty dollars.

For compensation of the Third Auditor, and the clerks, messengers, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, thirty-five thousand three hundred and twenty dollars.

For compensation of the Fourth Auditor and the clerks, messenger, and assistant messenger in his office, twenty-seven thousand four hundred dollars.

For compensation of the Fifth Auditor, and the clerks and messenger in his office, and for laborer employed therein at the rate of four hundred and eighty dollars per annum, per act of fourth August, eighteen hundred and fifty-four, sixteen thousand one hundred and twenty dollars.
annum, per act fourth August, eighteen hundred and fifty-four, one hundred and sixty-four thousand one hundred and sixty dollars.

For compensation of the Treasurer of the United States, and the clerks, messenger, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twenty-five thousand three hundred and eighty dollars.

For compensation of the Register of the Treasury, and the clerks, messenger, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twenty-five thousand three hundred and eighty dollars.

For compensation of the Solicitor of the Treasury, and the clerks and messenger in his office, sixteen thousand nine hundred dollars.

For compensation of the Commissioner of Customs, and the clerks and messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twenty thousand three hundred and twenty dollars.

For compensation of the clerks and messenger of the Light-house Board, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, nine thousand dollars.

Contingent Expenses of the Treasury Department:

In the office of the Secretary of the Treasury:

For copying, blank books, stationery, binding, sealing ships’ registers, translating foreign languages, advertising, and extra clerk hire for preparing and collecting information to be laid before Congress—said clerks to be employed only during the session of Congress, or when indispensably necessary to enable the department to answer some call made by either house of Congress at one session to be answered at another; and no such extra clerk shall receive more than three dollars thirty-three and one-third cents per day for the time actually and necessarily employed, and for miscellaneous items, thirteen thousand seven hundred and fifty dollars.

In the office of the First Comptroller:

For furniture, blank books, binding, stationery, public documents, and miscellaneous items, one thousand eight hundred dollars.

In the office of the Second Comptroller:

For blank books, binding, stationery, pay for the National Intelligencer and Union, to be filed and preserved for the use of the office, office furniture, and miscellaneous items, one thousand five hundred dollars.

In the office of the First Auditor:

For blank books, binding, stationery, office furniture, cases for records and official papers, and miscellaneous items, including subscription for the Union and National Intelligencer, to be filed for the use of the office, one thousand eight hundred dollars.

In the office of the Second Auditor:

For blank books, binding, stationery, office furniture, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, one thousand two hundred dollars.

In the office of the Third Auditor:

For blank books, binding, stationery, office furniture, carpeting, two newspapers, the Union and Intelligencer, preserving files and papers, bounty-land service, miscellaneous items and arrearages, three thousand five hundred and forty dollars.

In the office of the Fourth Auditor:

For stationery, books, binding, labor, and miscellaneous items, one thousand one hundred dollars.
In the office of the Fifth Auditor:

For blank books, binding, stationery, office furniture, carpeting, and miscellaneous expenses, in which are included two daily newspapers, six hundred dollars.

In the office of the Auditor of the Post-Office Department:

For stationery, blank books, binding and ruling, ten thousand and fifty dollars.

For miscellaneous items, for file-boards, repairs, cases and desks for safe-keeping of papers, furniture, lights, washing towels, ice, horse for messenger, telegraphic despatches, and stoves, two thousand five hundred dollars.

In the office of the Treasurer:

For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

In the office of the Register:

For ruling and full binding books for recording collectors' quarterly abstracts of commerce and navigation, and blank abstracts for their use, blank books, binding and stationery, arranging and binding cancelled marine papers, cases for official papers and records, and miscellaneous items, seven thousand dollars.

In the office of the Solicitor:

For blank books, binding, stationery, labor, and miscellaneous items, and for statutes and reports, two thousand two hundred dollars.

For compensation of mine laborers of the southeast executive building, four thousand three hundred and twenty dollars.

For contingent expenses of said building, viz:

Fuel, lights, repairs, and miscellaneous, eight thousand five hundred dollars.

For compensation of four watchmen for building occupied in part by the Attorney-General, and in part by the First Auditor of the Treasury, two thousand-four hundred dollars.

For compensation of two laborers for said building, nine hundred and sixty dollars.

For rent of said building, fuel, and miscellaneous items, six thousand dollars.

Department of the Interior.—For compensation of the Secretary of the Interior, and the clerks, messengers, and assistant messengers in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, thirty thousand three hundred and twenty dollars.

For compensation of the Commissioner of the General Land-Office, and the recorder, draughtsman, assistant draughtsman, clerks, messengers, assistant messengers, packers, and watchmen in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, one hundred and seventy-one thousand two hundred and ten dollars.

For additional clerks in the General Land-Office, under the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, fifty-eight thousand one hundred and sixty dollars: Provided,
That the Secretary of the Interior, at his discretion, shall be and he is hereby authorized to use any portion of said appropriation for piece work, or by the day, week, month, or year, at such rate or rates as he may deem just and fair.

For compensation of the Commissioner of Indian Affairs, and the clerks, messenger, assistant messenger, and watchmen in his office, and for laborers employed therein at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, thirty-one thousand five hundred and twenty dollars.

For compensation of the Commissioner of Pensions, and the clerks, messenger, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, one hundred and eight thousand eight hundred dollars.

For compensation of additional clerks, messenger, and assistant messenger, in the office of the Commissioner of Pensions, under the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, seventy-one thousand two hundred dollars.

For compensation of the Commissioner of Public Buildings, and the clerk in his office, three thousand two hundred dollars.

For stationery, blank books, plans, drawings, and other contingent expenses of the office of Commissioner of Public Buildings, two hundred and fifty dollars.

Contingent Expenses—Department of the Interior.—

Office Secretary of the Interior:

For books, stationery, furniture, and other contingencies, and for books and maps for the library, four thousand seven hundred dollars.

General Land Office:

For cash system and military patents, under laws prior to twenty-eighth September, eighteen hundred and fifty; patent and other records; tract-books and blank books for this and the district land-offices; binding plats and field-notes; stationery, furniture, and repairs of same, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, thirty-three thousand five hundred and twenty-five dollars.

For contingent expenses in addition, under swamp-land act of twenty-eighth September, eighteen hundred and fifty, military bounty acts of twenty-eighth September, eighteen hundred and fifty, and twenty-second March, eighteen hundred and fifty-two, and act twenty-second March, eighteen hundred and fifty-two, for the satisfaction of Virginia land warrants, twenty-six thousand one hundred dollars.

For contingent expenses necessary to carry out the provisions of the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, to wit: For patents, patent and other records, stationery, and miscellaneous items under said act, thirteen thousand dollars.

For contingent expenses necessary to carry out the provisions of the act of third March, one thousand eight hundred and fiftyfive, granting bounty lands, to wit: For patents, patent and other records, stationery, and miscellaneous items under said act, thirteen thousand dollars.

Contingences of the Home Department.

Office of the Home Department.

Secretary.

General Land Office.

For cash system and military patents, under laws prior to twenty-eighth September, eighteen hundred and fifty; patent and other records; tract-books and blank books for this and the district land-offices; binding plats and field-notes; stationery, furniture, and repairs of same, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, thirty-three thousand five hundred and twenty-five dollars.

For contingent expenses in addition, under swamp-land act of twenty-eighth September, eighteen hundred and fifty, military bounty acts of twenty-eighth September, eighteen hundred and fifty, and twenty-second March, eighteen hundred and fifty-two, and act thirty-first August, eighteen hundred and fifty-two, for the satisfaction of Virginia land warrants, twenty-six thousand one hundred dollars.

For contingent expenses necessary to carry out the provisions of the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, to wit: For patents, patent and other records, stationery, and miscellaneous items under said act, thirteen thousand dollars.

For fuel, lights, and incidental expenses attending the same, including pay of furnace-keepers, four thousand dollars.

Office of Indian Affairs:

For blank books, binding, stationery, fuel, and lights, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, two thousand dollars.
Pension Office:

For stationery, binding books, furniture, and repairing the same, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, eleven thousand five hundred dollars.

For contingent expenses in the said office under the bounty-land act of third March, one thousand eight hundred and fifty-five:

For rent of rooms, stationery, engraving plates for bounty-land warrants, paper, and printing the same, binding books, blank books for registers, office furniture, and miscellaneous items, twenty thousand dollars.

For compensation of four night watchmen and one day watchman for the eastern wing of the Patent-Office, occupied by the Secretary of the Interior, three thousand dollars.

For Contingent expenses of the Eastern Wing of the Patent-Office Building.—For fuel, lights, and incidental expenses, two thousand five hundred dollars.

For the Preservation of the Collections of the Exploring Expedition.—For compensation of keepers and watchmen therefor, and for laborers employed at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, three thousand two hundred and ten dollars.

For contingent expenses, two hundred dollars.

Surveyors-general and their clerks.—For compensation of the surveyor-general northwest of the Ohio, and the clerks in his office, eight thousand three hundred dollars.

For compensation of the surveyor-general of Louisiana, and the clerks in his office, four thousand four hundred and sixty-one dollars and ninety-five cents.

For compensation of the surveyor-general of Illinois and Missouri, and the clerks in his office, five thousand eight hundred dollars.

For compensation of the surveyor-general of Wisconsin and Iowa, and the clerks in his office, eight thousand three hundred dollars.

For compensation of the surveyor-general of Arkansas, and the clerks in his office, eight thousand three hundred dollars.

For compensation of the surveyor-general of Oregon, and the clerks in his office, seven thousand one hundred and twenty-four dollars and sixty-eight cents.

For compensation of the surveyor-general of California, and the clerks in his office, thirteen thousand three hundred and sixteen dollars and fifty-eight cents.

For compensation of the surveyor-general of Washington Territory; and the clerks in his office, six thousand and thirty-three dollars and ninety-seven cents.

For compensation of the surveyor-general of New Mexico, and the clerks in his office, six thousand two hundred and fourteen dollars and sixty-seven cents.

For compensation of the surveyor-general of Kansas and Nebraska, and the clerks in his office, eight thousand and one dollars and nine cents.

For compensation of the surveyor-general of Utah, and the clerks in his office, seven thousand dollars.

For compensation of clerks in the offices of the surveyors-general, to be apportioned to them according to the exigencies of the public service, and to be employed in transcribing field-notes of surveys, for the purpose of preserving them at the seat of government, forty-one thousand dollars.

For salary of the recorder of land titles in Missouri, five hundred dollars.
War Department.—For compensation of the Secretary of War, and the clerks, messenger, and assistant messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twenty-one thousand one hundred and forty dollars.

For compensation of the clerks and messenger in the office of the Adjutant-General, thirteen thousand four hundred dollars.

For compensation of the clerks and messenger in the office of the Quartermaster-General, sixteen thousand two hundred dollars.

For compensation of the clerks and messenger in the office of the Paymaster-General, twelve thousand four hundred and forty dollars.

For compensation of the clerks and messenger in the office of the Commissary-General, and for laborer employed therein at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, nine thousand six hundred and eighty dollars.

For compensation of the clerks and messenger in the office of the Surgeon-General, five thousand dollars.

For compensation of the clerks and messenger in the office of the Chief Engineer, eight thousand dollars.

For compensation of the clerks and messenger in the office of Topographical Engineers, and for laborer employed therein at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, eight thousand four hundred and eighty dollars.

For compensation of the clerks and messenger in the office of the Colonel of Ordnance, twelve thousand dollars.

Contingent Expenses of the War Department.—

Office of the Secretary of War:

For blank books, stationery, and miscellaneous items, two thousand dollars.

For books, maps, and plans, one thousand dollars.

For extra clerk hire, one thousand five hundred dollars.

Office of the Adjutant-General:

For blank books, binding, stationery, and miscellaneous items, two thousand dollars.

Office of the Quartermaster-General:

For blank books, binding, stationery, and miscellaneous items, nine hundred and fifty dollars.

Office of the Commissary-General:

For blank books, binding, stationery, advertising, and miscellaneous items, two thousand five hundred dollars.

Office of the Chief Engineer:

For blank books, binding, stationery, and miscellaneous items, including two daily Washington papers, nine hundred dollars.

Office of the Surgeon-General:

For blank books, binding, stationery, and miscellaneous items, four hundred dollars.

Office of the Colonel of Ordnance:

For blank books, binding, stationery, and miscellaneous items, nine hundred and fifty dollars.

Office of the Colonel of Topographical Engineers:

For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

For the General Purposes of the Northwest Executive Building.—For N. W. Building compensation of four watchmen of the northwest executive building, two thousand four hundred dollars.

For compensation of two laborers of the northwest executive building, nine hundred and sixty dollars.

For fuel, light, and miscellaneous items, four thousand dollars.
For the General Purposes of the Building corner of F and Seventeenth Streets.—For compensation of superintendent and four watchmen for said building, and for two laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twenty-nine thousand two hundred dollars.

For fuel, compensation of firemen, and miscellaneous items, four thousand eight hundred dollars.

Navy Department.—For compensation of the Secretary of the Navy, and the clerks, messenger, and assistant messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twenty-nine thousand two hundred dollars.

For compensation of the Chief of the Bureau of Ordnance and Hydrography, and the clerks and messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twelve thousand two hundred and twenty dollars.

For compensation of the Chief of the Bureau of Navy Yards and Docks, and the civil engineer, clerks, and messenger in his office, and for laborer employed therein at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, fifteen thousand nine hundred dollars.

For compensation of the Chief of the Bureau of Construction, Equipment, and Repairs, and of the engineer-in-chief, and the clerks and messenger in his office, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, twenty-one thousand one hundred dollars.

For compensation of the Clerks and messenger in the Bureau of Provisions and Clothing, and for laborer employed therein at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, eight thousand seven hundred and twenty dollars.

For compensation of the Chief of the Bureau of Medicine and Surgery, and the clerks and messenger in his office, and for laborer employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, nine thousand four hundred and twenty dollars.

Contingent Expenses of the Navy Department.—

Office Secretary of the Navy:
For blank books, binding, stationery, newspapers, periodicals, and miscellaneous items, two thousand eight hundred and forty dollars.
Bureau of Ordnance and Hydrography:
For blank books, stationery, and miscellaneous items, seven hundred and fifty dollars.
Bureau of Yards and Docks:
For stationery, books, plans, and drawings, eight hundred dollars.
Bureau of Construction, Equipment, and Repairs:
For blank books, binding, stationery, printing, and miscellaneous items, eight hundred dollars.
Bureau of Provisions and Clothing:
For blank books, stationery, and miscellaneous items, seven hundred dollars.
Bureau of Medicine and Surgery:
For blank books, stationery, and miscellaneous items, four hundred and fifty dollars.

For the General Purposes of the Southwest Executive Building.—For compensation of four watchmen of the southwest executive building, two thousand four hundred dollars.

For contingent expenses of said building, viz:
For labor, fuel, lights, and miscellaneous items, three thousand eight hundred and sixty-five dollars.
Post-Office Department.—For compensation of the Postmaster-General, three Assistant Postmasters-General, and the clerks, messenger, assistant messengers and watchmen of said department, and for laborers employed therein, at the rate of four hundred and eighty dollars per annum, per act fourth August, eighteen hundred and fifty-four, one hundred and fifty thousand eight hundred and forty dollars.

Contingent Expenses of said Department:

For blank books, binding, and stationery, fuel for the General Post-Office Building, including the Auditor's Office, oil, gas, and candles, day watchman, and for miscellaneous items, nine thousand five hundred dollars.

For repairs of the General Post-Office building, for office furniture, glazing, painting, whitewashing, and for keeping the fire-places and furnaces in order, three thousand dollars.

Printing for Executive Departments.—For paper and printing for the executive departments, including the annual statement of commerce and navigation, and annual estimates of appropriations, fifty-five thousand dollars.

Printing for Executive Departments.—For paper and printing for the executive departments, including the annual statement of commerce and navigation, and annual estimates of appropriations, fifty-five thousand dollars.

Mint of the United States—

At Philadelphia.—For salaries of the director, treasurer, assayer, coiner, melter and refiner, chief coiner, and engraver, assistant assayer, assistant melter and refiner, and seven clerks, twenty-seven thousand nine hundred dollars.

For wages of workmen and adjusters, sixty-four thousand dollars.

For incidental and contingent expenses including wastage, in addition to other available funds, seventy-five thousand dollars.

For specimens of ores and coins to be reserved at the mint, three hundred dollars.

For transportation of bullion from New York assay office to the United States mint for coinage, seven thousand dollars.

For the purchase of new fixtures and machinery, twenty-one thousand dollars.

At New Orleans.—For salaries of superintendent, treasurer, assayer, coiner, melter and refiner, and three clerks, eighteen thousand three hundred dollars.

For wages of workmen, twenty-six thousand eight hundred and ninety dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, eighteen thousand and ten dollars.

For the increased compensation of clerks in the branch mint at New Orleans, under the twenty-third section of the act of third March, one thousand eight hundred and fifty-five, for the year ending thirtieth June, one thousand eight hundred and fifty-six, six hundred dollars.

At Charlotte, North Carolina.—For salaries of superintendent, coiner, assayer, and clerk, six thousand dollars.

For wages of workmen, three thousand five hundred dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, two thousand one hundred dollars.

At Dahlonega, Georgia.—For salaries of superintendent, coiner, assayer, and clerk, six thousand dollars.

For wages of workmen, two thousand eight hundred and eighty dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, two thousand dollars.

At San Francisco, California.—For salaries of superintendent, treasurer, assayer, coiner, and five clerks, twenty-eight thousand dollars.

For wages of workmen and adjusters, one hundred and seventy thousand and two hundred dollars.

For incidental and contingent expenses, including wastage in addition to other available funds, seventy-three thousand three hundred dollars.
Assay Office, New York.—For salaries of officers and clerks, nineteen thousand two hundred dollars.

For wages of workmen, forty-three thousand dollars.

Territories.

Oregon.-For salaries of governor, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Minnesota.

For salaries of governor, three judges, and secretary, nine thousand three hundred dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty-six thousand dollars: Provided, That hereafter said compensation, mileage and contingent expenses shall not exceed the sums previously appropriated therefor.

New Mexico.

For salaries of governor, superintendent of Indian affairs, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

To enable the governor to employ an interpreter or translator, five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks and contingent expenses of the assembly, twenty thousand dollars.

For providing for fire-proof vaults for the security of the archives of the Territory of New Mexico, two thousand dollars, or so much thereof as may be necessary.

Utah.

For salaries of governor, superintendent of Indian affairs, three judges, and secretary, twelve thousand dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Washington.

For salaries of governor, superintendent of Indian affairs, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Nebraska.

For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Kansas.

For salaries of governor, three judges and secretary, ten thousand five hundred dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Judiciary.

For salaries of the chief justice of the Supreme Court and eight associate judges, fifty-four thousand five hundred dollars.

For salary of the circuit judge of California, four thousand five hundred dollars.
For salaries of the district judges, one hundred and one thousand two hundred and fifty dollars.

For salaries of the Chief Justice of the District of Columbia, the associate judges, and the judges of the criminal court, and the orphans' court, eleven thousand seven hundred dollars.

Office of the Attorney-General.—For salaries of the Attorney-General and the clerks and messenger in his office, eighteen thousand and forty dollars.

For contingent expenses of the office of the Attorney-General, one thousand five hundred dollars.

For legal assistance and other necessary expenditures in the disposal of private land claims in California, twelve thousand dollars.

For purchase of law and necessary books, and binding for the office of the Attorney-General, one thousand five hundred dollars.

For the purchase of Mexican and Spanish law-books for the office of the Attorney-General, five hundred dollars.

For fuel and labor for the office of the Attorney-General, five hundred dollars.

For office furniture and book cases for office of Attorney-General, five hundred dollars.

For contingent expenses of commission for codifying laws of District of Columbia, including necessary books, six hundred dollars.

For compensation of the District Attorneys, eleven thousand three hundred and fifty dollars.

For compensation of the marshals, nine thousand eight hundred dollars.

For salary of the reporter of the decisions of the Supreme Court, one thousand three hundred dollars.

For salaries of two commissioners to codify laws of the District of Columbia, six thousand dollars.

Court of Claims.—For salaries of three judges of the Court of Claims, the solicitor, assistant solicitor, and deputy, clerk and assistant clerks, and messenger thereof, twenty-seven thousand dollars.

For stationery, fuel, gas, labor, printing, and miscellaneous items for the Court of Claims, three thousand dollars.

For fees of witnesses, in behalf of the government, in the Court of Claims, and of agents or attorneys to be appointed by the solicitor thereof, to attend to the taking of depositions, one thousand five hundred dollars.

Independent Treasury.—For salaries of the assistant treasurers of the United States, at New York, Boston, Charleston, and St. Louis, sixteen thousand five hundred dollars.

For additional salaries of the treasurer of the mint at Philadelphia of one thousand dollars, and of the treasurer of the branch mint at New Orleans of five hundred dollars, one thousand five hundred dollars.

For salaries of six of the additional clerks authorized by the acts of sixth August, eighteen hundred and forty-six, twelfth August, eighteen hundred and forty-eight, third March, eighteen hundred and fifty-one, third March, eighteen hundred and fifty-four, third August, eighteen hundred and fifty-four, and fourth August, eighteen hundred and fifty-four, six thousand five hundred dollars.

For salary of additional clerk in office of assistant treasurer at Boston, one thousand two hundred dollars.

For salaries of clerks, messengers, and watchmen in the office of the assistant treasurer at New York, thirteen thousand nine hundred dollars.

For salary of a clerk to the treasurer of the branch mint at San Francisco, California, two thousand five hundred dollars.

For contingent expenses under the act for the safe-keeping, collecting, transfer, and disbursement of the public revenue, of sixth August, eighteen hundred and forty-six, ten thousand dollars, in addition to premium received on transfer drafts: Provided, That no part of said sum shall be expended for clerical services.
For compensation to special agents to examine the books, accounts, and money on hand of the several depositories, under the act of sixth August, eighteen hundred and forty-six, five thousand dollars.

For compensation to such persons as may be designated by the Secretary of the Treasury to receive and keep the public money, under the fifteenth section of the act of sixth August, eighteen hundred and forty-six, for the additional services required under that act, at the same rates provided in the act approved second March, eighteen hundred and fifty-three, and under the same restrictions and limitations, fifteen thousand dollars.

For salaries of nine supervising and fifty local inspectors, appointed under act thirtieth August, eighteen hundred and fifty-two, for the better protection of the lives of passengers by steamboats, with travelling and other expenses incurred by them, eighty thousand dollars.

Collection of land revenue. Expenses of the Collection of Revenue from Lands.—To meet the expenses of collecting the revenue from the sales of public lands in the several land States and Territories, in addition to the balances of former appropriations:

For salaries and commissions of registers of land-offices, and receivers of public moneys, two hundred thousand dollars.

For expenses of depositing public moneys by receivers of public moneys, thirty-eight thousand dollars.

For incidental expenses of the several land-offices, fifteen thousand dollars.

Penitentiary. Penitentiary.—For compensation of the warden, clerk, physician, chaplain, assistant keepers, guards, and matron of the penitentiary of the District of Columbia, twelve thousand five hundred and sixty dollars.

For compensation of three inspectors of said penitentiary, seven hundred and fifty dollars.

For the support and maintenance of said penitentiary, ten thousand and eighty-five dollars, including four thousand dollars for furnaces.

Expenses of courts. For defraying the expenses of the supreme, circuit, and district courts of the United States, including the District of Columbia; also for jurors and witnesses, in aid of the funds arising from fines, penalties, and forfeitures incurred in the fiscal year ending June thirtieth, eighteen hundred and fifty-seven; and likewise for defraying the expenses of suits in which the United States are concerned, and of prosecutions for offences committed against the United States, and for the safe-keeping of prisoners, one million dollars.

For rent of Surveyor-General's office in Oregon, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For office rent for the Surveyor-General of Washington Territory, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For rent of Surveyor-General's office in Kansas and Nebraska, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For office rent for the Surveyor-General of Utah Territory, fuel, books, stationery, furniture, and other incidental expenses, three thousand dollars.

For compensation of a translator in the office of the Surveyor-General of New Mexico, two thousand dollars.

For rent of the Surveyor-General's office in New Mexico, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For compensation, in part, for the messenger in charge, of the main furnace in the Capitol, three hundred and fifty dollars, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together four hundred and twenty dollars.

For compensation to the laborer in charge of the water-closets in the Capitol, three hundred and sixty-five dollars, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together four hundred and thirty-eight dollars.
For compensation to the public gardener, twelve hundred dollars, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together one thousand four hundred and forty dollars.

For compensation of sixteen laborers employed in the public grounds and President's garden, at forty dollars per month each, and twenty per cent thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together nine thousand two hundred and sixteen dollars.

For compensation of the keeper of the western gate, Capitol Square, seven hundred and thirty dollars, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together eight hundred and seventy-six dollars.

For compensation of two day watchman employed in the Capitol Square, at five hundred dollars each, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together one thousand two hundred dollars.

For compensation of two night watchmen employed at the President's house, at five hundred dollars each, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together one thousand two hundred dollars.

For compensation of the door-keeper at the President's house, five hundred dollars, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together six hundred dollars.

For compensation of the assistant door-keeper at the President's House, three hundred and sixty-five dollars, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together four hundred and thirty-eight dollars.

For compensation of one night watchman employed for the better protection of the buildings lying south of the Capitol, and used as public stables and carpenters' shops, five hundred dollars and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four—making together six hundred dollars.

For compensation of four draw-keepers at the Potomac bridge, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four, and for fuel, oil, and lamps—making together three thousand two hundred and sixty-six dollars.

For compensation of two draw-keepers at the two bridges across the eastern branch of the Potomac, four hundred and fifty dollars each, and twenty per cent. thereon, per act twenty-second April, one thousand eight hundred and fifty-four, and for fuel, oil and lamps—making together one thousand one hundred and eighty dollars.

For arrearages due Bailey Brown, keeper of the upper Eastern Branch bridge for expenses incurred in the years eighteen hundred and fifty-three, and eighteen hundred and fifty-four, in the purchase of fuel, oil, and repairs of lamps, one hundred dollars.

For compensation of the auxiliary guard, and for fuel, and oil for auxiliary guard lamps, nineteen thousand four hundred dollars.

For furnace-keeper at the President's house, three hundred and sixty-five dollars.

For printing and publishing one thousand copies of the papers of James Madison now in the archives of the State Department under the direction and control of the Joint Committee on the Library of Congress, six thousand dollars: Provided, that said works be printed by the public printer, and that no more be paid for such printing, than the amount authorized by the law regulating the public printing.

Sec. 2. And be it further enacted, That the first section of the act entitled "An act to remodel the diplomatic and consular systems of the
1855, ch. 123. United States, passed March first, eighteen hundred and fifty-five, shall be so construed as that the annual compensation fixed for the diplomatic representatives of the United States at the several countries therein enumerated, shall be the same as therein specified therefor respectively, whether such representatives shall be of the grades existing at the time of the passage of the bill, or of a superior grade; and that such compensation shall commence from the first day of July, eighteen hundred and fifty-five, as the period designated in said act.

Sec. 3. And be it further enacted, That the Secretary of War be authorized to employ in addition to those now allowed by law, one clerk of class four, in the office of the Colonel of Topographical Engineers, and to take one clerk from class two and add one to class four in his office; that the Secretary of the Interior be authorized to employ in his office one clerk of class four, in addition to those now allowed by law, and temporarily one clerk of class two to take charge of the census returns; and that the Secretary of the Treasury be authorized to employ one clerk of class three in the office of the Fifth Auditor, and to take one clerk from class two and add one to class three, in the office of the First Comptroller; and to take one clerk from class three and add one to class four in the office of the Register; and such sum as may be necessary to carry into effect the provisions of this section to the thirtieth of June, eighteen hundred and fifty-seven, is hereby appropriated out of any money in the treasury not otherwise appropriated; and to enable the Secretary of War to employ temporary clerks in the office of the Quartermaster-General on bounty-land service, five thousand dollars, and that the same is hereby also appropriated.

Sec. 4. And be it further enacted, That to enable the Secretary of State to pay to the clerks in his office of class four the same compensation as was paid to the same class in other executive departments from the first of July, eighteen hundred and fifty-three, to the thirtieth June, eighteen hundred and fifty-five, inclusive, the sum of twenty-one hundred and seventy-eight dollars and seventy-six cents be and the same is hereby appropriated out of any money in the treasury not otherwise appropriated.

Sec. 5. And be it further enacted, That the pay of the marines in the service of the United States who compose the corps of musicians known as the "Marine Band," stationed at the Navy Yard in Washington city, be and the same is hereby increased at the rate of four dollars per month, commencing on the first of May last, and to continue as long as they shall perform by order of the Secretary of the Navy or other superior officer on the Capitol grounds or the President's grounds.

Approved, August 18, 1856.
real estate shall be by bill in equity, verified by the oath or oaths of the party
or parties, in which all the facts shall be distinctly set forth, upon the exist-
ence of which it is claimed to be expedient that such sale should be de-
creed; which facts shall be proved by competent testimony. Such of
the issue contemplated by the limitation as shall be in existence at the
time of the application for the sale of such real estate, shall be made par-
ties defendant to the bill, and if minors, by guardian ad litem, together
with all who would take the estate in case the limitation over should never
vest. Such of the parties defendant as shall be of the age of fourteen
years or more shall answer in proper person, on oath, and all evidence
shall be taken upon notice to the parties and to the guardian ad litem.

SEC. 3. And be it further enacted, That the proceeds of the sale of
such real estate shall be held under the control and subject to the order
of the Court, and shall be vested, under its order and supervision, upon
real and personal security, or in government securities; and the same
shall, to all intents and purposes, be deemed real estate, and stand in the
place of the real estate from the sale of which such proceeds have arisen,
and as such real estate, be subject to the limitations of the deed or will.

This act shall be in force from its passage.

APPROVED, August 18, 1856.

CHAP. CLXIV. — An Act to authorize Protection to be given to Citizens of the United
States who may discover Deposits of Guano.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That when any citizen or
citizens of the United States may have discovered, or shall hereafter dis-
cover, a deposit of guano on any island, rock, or key not within the law-
ful jurisdiction of any other government, and not occupied by the citizens
of any other government, and shall take peaceable possession thereof, and
occupy the same, said island, rock, or key may, at the discretion of the
President of the United States, be considered as appertaining to the
United States: Provided, however, That notice be given by such discoverer
or discoverers, as soon as practicable, to the State Department of the
United States, of such discovery, occupation, and possession, verified by
affidavit, describing said island, rock, or key, and the latitude and lon-
gitude thereof, as near as may be, and showing that such possession was
taken in the name of the United States, and that satisfactory evidence
be furnished to the State Department that such island, rock, or key was
not, at the time of the discovery thereof, or of the taking possession and
occupation thereof by the claimants, in the possession or occupation of
any other government or of the citizens of any other government.

SEC. 2. And be it further enacted, That the said discoverer or discov-
erers, or his or their assigns, being citizens of the United States, may be
allowed, at the pleasure of Congress assembled, the exclusive right of occupying
said island, rocks, or keys, for the purpose of obtaining said guano, and of
selling and delivering the same to citizens of the United States, for the
purpose of being used therein, and may be allowed to charge and receive
for every ton thereof delivered alongside a vessel, in proper tubs, within
reach of ship's tackle, a sum not exceeding eight dollars per ton for the
best quality, or four dollars per ton in its native place of deposit: Pro-
vided, however, That no guano shall be taken from said island, rock, or
key, except for the use of the citizens of the United States, or of persons
resident therein, as aforesaid. And provided, also, That said discoverer
or discoverers, or his or their assigns, shall first enter into bonds, with
such penalties or securities as may be required by the President, to de-
deliver the said guano to citizens of the United States, for the purpose of
being used therein, and to none others, and at the price aforesaid, and to
provide all necessary facilities for that purpose within a time to be fixed
sell. How made,
and proceedings
thereunder.

Disposition of
proceeds.

Rights of dis-
covers in such
cases.

Provided.

Guano islands
discovered by
citizens and not
belonging to oth-
er countries, may
be considered as
appertaining to
the United
States.

Provided.

Provided.

in said bond. And any breach of the provisions thereof shall be taken
and deemed a forfeiture of all rights accruing under and by virtue of this
act.

SEC. 3. And be it further enacted, That the introduction of guano
from such islands, rocks, or keys, shall be regulated as in the coasting
trade between different parts of the United States, and the same laws
shall govern the vessels concerned therein.

SEC. 4. And be it further enacted, That nothing in this act contained
shall be construed obligatory on the United States to retain possession
of the islands, rocks, or keys, as aforesaid, after the guano shall have been
removed from the same.

SEC. 5. And be it further enacted, That the President of the United
States is hereby authorized, at his discretion, to employ the land and na-
val forces of the United States to protect the rights of the said discoverer
or discoverers or their assigns, as aforesaid.

SEC. 6. And be it further enacted, That until otherwise provided by
law, all acts done, and offences or crimes committed, on every such island,
rocks, or keys, by persons who may land thereon, or in the waters adja-
cent thereto, shall be held and deemed to have been done or committed
on the high seas, on board a merchant ship or vessel belonging to the,
United States, and be punished according to the laws of the United States
relating to such ships or vessels and offences on the high seas; which laws,
for the purposes aforesaid, are hereby extended to and over such islands,
rocks, or keys.

Approved, August 18, 1856.

Aug. 18, 1856. CHAP. CLXV.—An Act to extend
the Jurisdiction of the Corporation of the City of
Washington over the lower Eastern Branch or Navy-yard Bridge, and to regulate
Travel upon the upper Eastern Branch, or Bensings Bridge, and for other Pur-
poses.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the bounds of the cor-
poration of the City of Washington, be and the same are hereby ex-
tended so as to comprehend the lower Eastern Branch, or Navy-yard bridge ; and the said corporation is hereby empowered to adopt rules and
regulations for the safety and security of property and of the persons
crossing the said bridge.

SEC. 2. And be it further enacted, That it shall not be lawful for
any person or persons to ride, drive or lead any horse, mule, or other
animal over the wooden part of the upper Eastern Branch, or Bensings
Bridge at a faster gait than a walk; or to discharge any gun or other fire-
arm on or under the said bridge, or from the causeway leading thereto:
and all persons violating either of the provisions of this section shall for-
feit and pay, for each and every such offence, a penalty of not more than
ten, nor less than five dollars, to be recovered in the name of the United
States before any magistrate of the county of Washington and District of
Columbia, the money when collected to be handed over to the levy court
and by them applied to such repairs and improvements of the road, lead-
ing to the bridge, as from time to time may be required.

Approved, August 18, 1856.

Aug. 18, 1856. CHAP. CLXVI.—An Act to fix the Graduation Periods for Lands in the Greensburg
District, in the State of Louisiana.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That in classifying the un-
sold and unappropriated public lands in the district of Greensburg, sub-
ject to sale, in the State of Louisiana, under the act entitled, “ An act to
graduate and reduce the price of the public lands to actual settlers and
cultivators,” approved August fourth, eighteen hundred and fifty-four, the
respective periods therein referred to shall be computed from the dates
on which the lands became subject to private entry, after the first or origi-
nal offering of the same.

APPROVED, August 18, 1856.

CHAP. CLXVII.—An Act making Appropriations for Fortifications and other Works
of Defence, and for Repairs of Barracks and Quarters, for the Year ending the thirtieth
of June, eighteen hundred and fifty-seven.

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 oth-
erwise appropriated, for the construction, preservation, and repairs of
certain fortifications, barracks, and quarters, for the year ending the thirtieth of June, one thousand eight hundred and fifty-seven.

For Fort Montgomery, outlet of Lake Champlain, twenty-five thou-
sand dollars;

For Fort Knox, at the Narrows of the Penobscot River, Maine, sixty
thousand dollars;

For Fort Winthrop, Governor’s Island, Boston harbor, ten thousand
dollars;

For Fort Richmond, at the Narrows, New York harbor, seventy-five
thousand dollars;

For Fort Warren, Boston harbor, twenty thousand dollars;

For Fort Delaware, Delaware River, one hundred and fifty thousand
dollars;

For Fort Carroll, Baltimore harbor, one hundred and fifty thousand
dollars;

For Fort Calhoun, entrance to Hampton Roads, Virginia, fifty thou-
sand dollars;

For Fort Sumpter, Charleston harbor, South Carolina, fifty thousand
dollars;

For Fort Pulaski, Savannah River, Georgia, nineteen thousand dol-
lars;

For Fort Clinch, entrance to Cumberland Sound, Florida, twenty-five
thousand dollars;

For Fort McGehee, and preservation of its site, Florida, twenty-five
thousand dollars;

For Fort Barrancas, Pensacola harbor, Florida, twenty-five thousand
dollars;

For Fort Gaines, Dauphin Island, Alabama, fifty thousand dollars;

For Fort Taylor, Key West, Florida, one hundred and fifty thousand
dollars;

For Fort Jefferson, Tortugas, Florida, one hundred and fifty thousand
dollars;

For fortifications at Alcatraz Island, San Francisco Bay, California,
two hundred thousand dollars;

For fortifications at Fort Point, entrance of San Francisco Bay, Cali-
ifornia, three hundred and fifty thousand dollars;

For repairs of Castle Pinckney, Charleston harbor, ten thousand
dollars;

For repairs of Fort Jackson, Savannah River, fourteen thousand dol-
lars;

For repairs of Fort Morgan, mouth of Mobile Bay, Alabama, twenty-
five thousand dollars;

For extension of Battery at Fort Jackson, Mississippi River, ten thou-
sand dollars;

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For repairs and extension of Fort St. Philip, Mississippi River, thirty thousand dollars;

For contingent expenses of fortifications not herein mentioned, the preservation of sites, the protection of titles, and repairs of sudden damages to forts, thirty thousand three hundred dollars.

APPROVED, August 18, 1856.

CHAP. CLXVIII.—An Act to establish certain Post-Roads.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following be established as post-roads:

ALABAMA.

From Burnt-Corn, via Andalusia, Elba, Indigo Head, Hawkridge, Westville, Daleville, Newton, Abbeville, to Fort Gaines, Georgia.

From Clayton, via Louisville, Justice's Store, Rocky Head, Hawkridge, Indigo Head, to Elba.

From Burnt-Corn, in Monroe county, to Ft. Gaines, Georgia.

From Elba, via Old Town, to Almarani, in Florida.

From Elba, via Indigo Head, and Rocky Head, to Louisville.

From Greenville via Starlington, to Sparta.

From Elba, via Indigo Head, Rockyhill, and Louisville, to Clayton.

From Greenville, via Millville, Cook's Store, Greenfield, to Elba.

From Genoa, via Barber's Ferry, to Andalusia.

From Andalusia to Williams' Mill, in Covington county.

From Bufala, via Fort Browden, Spring Hill, Enon, to Tuskegee.

From Jonesboro' to Mudd Creek.

From Jonesboro' to Waldrop's Mill.

From Fort Gaines, Georgia, via Abbeville, Newton, Daleville, Indigo Head, Elba, Andalusia, Sparta, to Burnt-Corn, Alabama.

From Louisville in Barbour county, via Justice's Store, Rocky Head, to Indigo Head, in Coffee county.

From Woodshop, in Dale county, to Newton.

From Elba, via Greenland, Cook's Store, Millville, to Greenville.

From Abbeville, via Flag Pond, to Big Creek, in Dale county.

From Andalusia, in Covington county, to Ucheanna, Florida.

From Perote, in Pike county, to Monticello.

From Mount Meigs, via Lime Creek, Bruceville, Arbor Vite, Perote, Indian Creek, to Mount Andrew.

From Waverly, via Home, to Wind Creek.

From Oxford, via Arbacoochu, Bowdon, and Cawatton, (Georgia,) to Newman, (Georgia.)

From Benton, by Pleasant Hill, Cantonville, and Richmond, to Camden.

From Greenville, via Oaky Streak, to Andalusia.

From Marion, in Perry county, by Burrough's Ferry, on the Cahaba River, Ford's Mill, and James Griffin, to Randolph, Bibb county.

From Abbeville, via Flag Pond, to Big Creek.

From Newton, via William Britts and Barker's Mills, to Genoa.

From Andalusia to Uchee Anna, (Florida.)

From Beaverton to Orin Davis', (at Thornhill.)

From Enaufls, via Fort Browden, Springhill, Enon, to Tuskegee.

From Winchester, on Mobile and Ohio Railroad, to Linden, Merango county, Alabama, via Jersey, Butler, Mount Sterling, and Tompkinsville, in Choctaw county, Alabama.

From Thornhill, Hancock county, to Moscow, Marion county, via Greene Haley's.

From the Lauderdale Springs, in the State of Mississippi, via Livingston, in Sumter county, Alabama, Demopolis, Spring Hill, Dayton, and
McKinley, in Marengo county, Orville, Cababa, to Selma, in Dallas county, Alabama.

From Oak Level, via Pumpkin Pile, Georgia, to Cedartown, Georgia.

From Wetumpka, via Bueckville, Travellers' Rest, Weogufkas, Marble Valley, Talladega Springs, and Fayetteville to Syllacoga.

From Columbiana via residences of James M. Walla, Henry Webster, and E. Cook, to Crosswell.

From Asheville to Levi C. Blair's.

From Crawford, via Waughtula, to Society Hill.

From Van Buren to Asheville.

From Gadsden, via Fairview, Lookout Mountain, Hendrixville, to Bellefonte.

From Asheville, via Chesallyric, to Blountsville.

From Asheville, St. Clair county, to Blountsville, via Chepultepec, Blount county.

From Wedowee, via Haywood, K. B. Shorts to Franklin, Georgia.

From Mount Meigs, via Line Creek, Bruceville, Arbor Vitae, Perote, Indian Creek, to Mount Andrew.

From Jacksonville via Nances Creek, to Cedartown, Georgia.

From Shippersville via Summer Hill, to Newton.

From Oak Bowery, via Kendall's X Roads, to Dudleyville.

From Newton to Woodshose.

From Newton, (east of the river,) via Wm. Buitt's, Barker's Mill, to Genoa.

From Perote, via Monticello, to Troy.

From Shippersville in Dale county, to Newton.

From Fredonia, via Hickory Flat, to Roanoke.

From Jasper, by Thornhill, to Russellville.

From Mobile, via Hollywood, to Donnelly's Mills, Baldwin county.

From Crawford, via Waughtula, to Society Hill.

ARKANSAS.

From Pocahontas, via Cherokee, to Poplar Bluffs, Missouri.

From Pocahontas, by James D. Cross', in Randolph county, to Doniphan, in Missouri.

From St. Charles, via De Witt, to Brownsville, in Prairie county.

From London to Jones', St. Francis county.

From Danville, up Dutch Creek, to Waldron.

From Desarc, Prairie county, to Oakland, St. Francis county.

From Chienla, Yell county, via Pleasant Valley, Shoal's Creek, Morrison's Bluff; to Roseville, Franklin county.

From Mount Ida, Montgomery county, by Maddox Sulphur Springs and Big Bend, to Faulter, Polk county.

From Desarc, in Prairie county, to Cotton Plant in St. Francis county.

From Holly Point, Ashley county, by Hazzard's Store, Newport, Cooper's Store, and D. P. Stevens', in Drew county, to Monticello.

From Hot Springs, via Howell's, P. P. Pychilins, Robinson, in Polk county, Suckflota, and Wright's Ferry, on Red River, to Paris, in Lamar county, Texas.

From Pine Bluff, in Jefferson county, to Aberdeen in Prairie county.

From Salmors, Izard county, to Locust Grove, in Leary county.

From Pocahontas, in the State of Arkansas, via Cherokee Bay, to Poplar Bluffs, in the State of Missouri.

CALIFORNIA.

From Placerville to Genoa, Carson county, Utah Territory.

From Trinidad, in Kalamath county, by Orleans, Bar Forks of Salmon River, and Bestville, to Petersville.
From Orleans Bar, by Happy Camp, to Yreka, in Liskyon county.
From Nelson Point to Quincy, O. H., of Phinias county.
From Port of St. Francisco, by sea, direct to Humboldt Bay.
From San Diego, via El Paso, to San Antonia, Texas.
From Pitulea, in Sonora county, to Tomales.
From Stockton to San Bemiadino, via Millerton, Visalid, and Fort Lyon.

**CONNECTICUT.**
From Litchfield, by Milton, Warren, and East Kent, to Kent.

**FLORIDA.**
From Pensacola to Greenville, Alabama.
From St. John's River, on the Bellamy road, via Danielsville and the Sand Hills, to Newmansville.
From Sesschoppky, by way of Gov. Call's, to White Bluff.
From Orange Spring to Cedar Key.
From Quincy, via William Winderwerder's and D. B. Rich's, to Ridleysville, in Gadsen county.
From Mariana to Osheesee, extending the route from Columbia, Georgia, to the latter place.
From Fort Yates, via Liola, Orange Lake, Fort Drane, Flemington, Wacoopookee, and Shell Pond, to Long Pond, Levy county.
From Ferdandina to New York City, in steamers.
From Cedar Key to New Orleans, in steamers.

**GEORGIA.**
From Blakeley, via Colquitt, the site of Miller, to Bainbridge.
From Chenubba, by Terrill Court-house, Dover, and Morgan, to Colquitt, the county site of Miller.
From Roswell, by Cherokee line, Troy, Field's Cross Roads, Freemansville, and Hickory Flat, to Canton.
From Tennville to Mount Vernon.
From Calhoun, via Floyd's Springs; to Rome.
From Jacksonville to Trader's Hill, (Georgia,) via Josiah Lewis', on Mill Creek.
From Colquitt, via Milford, to Newton.
From Vienna, via Penneboro', and Hahira, to Troupville.
From Reidsville, in Tatnall county, Georgia, to Hinesville, in Liberty county, Georgia.
From Mount Pleasant, in Glynn county, to Pendarvis' Store, in Wayne county, Georgia.
From Cook's Store in Appling county, via Daniel Morrison's, in Coffee county, to Douglass, the county site of Coffee county.
From Canton, via Sharpe Top, Rich Mountain, Copper Mines, to Jesper, Pickens county.
From Preston, via Richland, Lumpkin, and Bladen Creek, to Eufauld, Alabama.
From Cartersville, via Dallas, to Villa Rica; Haralson county.
From Marietta, via Dallas, Vanwert, to Cedartown, Polk county.

**INDIANA.**
From Decatur, in the county of Adams, in the State of Indiana, by way of Oakes, Bluffton, and the Salamonie, in Wells county, to Warren, in Huntington county.
From Frankfort to Reese's Mills, to Lebanon, thence to Danville, via New Brunswick, Elizabethtown, and James town.
From Noblesville, in Hamilton county, to Andersontown, by Strawtown, Perkinsville, and Hamilton.
From Anderson to Noblesville.
From Crawfordsville, via Jacksonville, Harveysburg, Lodiville and Eugene, to Georgetown, in Illinois.
From Sullivan, via New Lebanon, Merom, in Indiana, and Palestine, to Robinson, in Illinois.
From Rensselaer, via Pilot Grove, and Morocco, to Kankakee City, Illinois.
From Lexington, in Scott county, to Little York, in Washington county, via Camargo, Wooster, New Frankfort and Austin.
From Leavenworth, in Crawford county, to Paoli, in Orange county, via Magnolia English, Mt. Prospect and Williamsburg.
From Richmond to Union City, via Middleborough, Hillsborough, Bethel, Arba, Spartansburg, Bartonica and Salem.
From New Providence, in Clark county, to Martinsburg, in Washington county.
From Williamsport, via West Lebanon, to Danville, Illinois.
From Austin, via New Frankfort, and Wooster and Camargo, to Kent, in Jefferson county.
From Salem to Little York, via New Philadelphia.
From Princeton, via Mount Carmel, to Oney, in Illinois.
From Spencer, Owen county, Indiana, by way of Cataract, to Cloverdale, in Putnam county.

ILLINOIS.
From Avon, via Greenbush, to Monmouth.
From New Boston, High Point, Aledo, Viola, Oxford and Bishop's Hill, to Galva Station.
From Maquon, via Elliott's Mills, Truro and Victoria, to Walnut Grove.
From Ridge Farm, via Indiana, New Homer, and Sidney, to Urbana.
From Kankakee City, via Limestone, Kinoza and Essex to Gardiner.
From Quincy, via Mill Creek, to Douglasville.
From McComb to Canton.
From Mount Carroll, via Rock Creek, Elkhorn, Millicentville, Genesee, Grove, Mt. Pleasant, New Genesee, and Emline, to Sterling.
From Mt. Carroll, via Argyle, and Bluffville, to Fulton City.
From Polo, via Mount Morris, Oregon and Daysville, to Franklin.
From Carrolton, via Pearl P. O., Monument P. O. and Pleasant Hill.
From Elgin, along Fox River, to Aurora.
From Aurora, via Batavia, Geneva, St. Charles, and Clinton, to Elgin.
From St. Charles and Clinton, to Elgin.
From Crawfordsville, via Jacksonville, Harveysburg, Lodiville, Eugene, Georgetown, Indiana, Hickory Grove, and New Albany, to Piscataum Station.
From Lewistown, via Cuba, Fiatt and Ellenville, to Avon.
From St. Mary's to Fountain Green.
From Huntsville to Putnam.
From De Kalb to Dorset P. O.
From Mt. Vernon, Indiana, via Carmi and Fairfield, Illinois, to Xenia, Illinois.
From McLeanboro', via Lovilla to Mt. Vernon.
From McLeanboro', via the Mill Shoals, in White county, to Fairfield, Illinois.
From Caledonia, via Walbridge, to Thebes, Illinois.
From Emporium City to Villa Ridge, Illinois.
From Gallatia, via Locust Grove, Frankfort, and Mulkeytown, to Dupo, Illinois.
From Caledonia to Valley Forge, Illinois.
From Golconda, via Big Bay, New Liberty, and Brooklyn, to Metropolis City.
From Equality, Illinois, via Cave-in-Rock, to Marion, Kentucky.
From Carbondale to Urbana, in Jackson county, Illinois.
From Carbondale, via Jacob Millikin's and Willard's Ferry to Jackson, Missouri.
From Carlinville, via Otter Creek, Greasy and Chapman's Point, to Waverly.
From Springfield, via Taylorsville and Owamco, to Paria.
From Springfield, via Athens, Petersburg, and Chandelersville, to Beanstown.
From Clinton, on East Feliciana, via Darlington, Guwaba and Kemp's Bridge, to Amita on the New Orleans and Jackson Railroad, from Lake Providence, in the Parish of Carroll, thence to Pecan Grove, in said Parish.
From Kankakee City, Kankakee county, thence to Limestone, Kainoa and Essex, to Grundy.
From Mount Carroll, by Rock Creek, Elkhorn, Mildegville, Genesee Grove, Mt. Pleasant, New Genesee, Emline, to Sterling.
From Richmond, Illinois, to Milwaukee, Wisconsin.

IOWA.
From West Union, Fayette county, to Lodi, Cook's, Jacksonville, Prairieville, Howard, Wilksburg, Cardiff, Mitchell, St. Augar, and Orville, to Jordan and Austin, in Minnesota Territory.
From Freeman, Floyd county, by Floyd, Gilmanton, and Cora, to Mitchellville, Mitchell county.
From Decorah, Wineshick county, by New Oregon, Howard county, Villanovia, and Nute, to Mitchell.
From Vinton, Benton county, by Yankee Grove, Collins' Grove, Union Grove, Tama county, and Green Mountain, to Albion, Marshall county, Decorah, by Stephenville, Houston and Looneyville, to Menona, in Wisconsin.

From Jonesville, by Shell Rock Village, Clarksville, and Cline's Springs, Butler county, Beeler's Grove, Rockford, Floyd county, and Owen's Grove, Mason county, to Clear Lake City.
From Dubuque, by English Mill, John Graham's, Preston, Mt. Pleasant, Hopkinton and Vinton, to Fort Des Moines.
From Cedar Rapids, by Sister's Grove, Bishop's Grove, Redman, Temaville, Toledo, and Reedville, to Albion, in Marshall county.
From Dubuque, by Independence, Wambo, Bradford, St. Charles, and Floyd Centre, to Osage, Mitchell county.
From McGregor's Landing, by Fort Atkinson, and Howard, Howard county, to Osage.
From Dyerville, Dubuque county, by Hickory Grove, Eads Grove, Forest Hill, Buffalo Grove, and Greeter's Grove, to Waverly, Brewer county.
From Montezuma, Poweshick county, by Mill Grove, Granville, and Peoria, to Pella, in Marion county.
From Independence, Buchanan county, by Greely's, Burch's Point, and Long Grove, to West Union, Fayette county.
From Cedar Rapids, by Coleman's Hotel, Clinton township, Linn county, Pickaway, Bishop's Grove, and Salt Creek, in Benton county, to Toledo, Talma county.
From Clarksville, Butler county, via Hardin City and Point Pleasant, to Nevada, the court-house of Story county.
From Lancaster, by Potosi, Wisconsin, to Dunleith, in Illinois.
From Sioux City, by the Vermillion River, Minnesota Territory, to Fort Pierre, Nebraska Territory.
From Sioux City, by L' Edw-qui-cours River, in Nebraska Territory, to the South Pass.
From Decorah, by Vernon Springs Howard Centre, Jamestown and Cardiff, to Cora, in Mitchell county.
From Lansing, by Dorchester, and Ballville, to Elliota, in Fillmore county, Minnesota Territory.
From Waterloo, up Black Hawk Creek, by Grundy Centre, to Eldora, in Hardin county.
From St. Charles, by Freeman's Rock, Creek City, to Shell Rock Falls, in Cerro Gordo county.
From Dyersville, by Poulney, Plum Springs Yankee Settlement, Honey Creek, Cox Creek, Volga City, Highland, Elgin, and Cl немont, to Decorah.
From Rockville, by Cascade, to Canton; Rockville, by Colony, to Elkador, Old Mission, by Burr Oak Springs, Vernon Springs, Howard, Cora and Mitchell, to Asagar.
From West Union to Bradford, by St. Charles.
From Phip to Bedford, via Union City and Lexington.
From Maringo Crossing to Millersburg.
From Charleston to Plattsburgh, Nebraska Territory, via Ocesa, Quincy, Frankfort, and Glenwood.
From Council Bluffs to Salt Lake City, Utah Territory.
From Fort Des Moines to Nevada, thence to Qubeck and Eldora.
From Marietta to Fort Dodge.
From Waterloo to Fort Dodge, via Grandy Centre, to Eldora.
From Clear Lake to Algona.
From Council Bluffs and Sioux City, in the State of Iowa, to Fort Laramie, or Great Salt Lake, in Utah Territory.

KENTUCKY.

From Olive Hill to Portsmouth.
From Woodstock in Pulaski county, to Jamestown, in Russell county.
From Germantown, via Minerva, to Dover, Monticello, Wayne county, Kentucky, to Huntsville, Scott county (Tennessee).
From Maysville, via Minerva, to Dover.
From Cloverport by Falls of Rough, and Casseyville to Bowling Green.
From Hopkinsville to Greenville, Cenralvo, to Hartford.
From Henderson to Steamport.
From Henderson by Spottsville, to Owensboro.
From Calhoun, via Livermore, to Hartford.
From Fort Washington, Chaplinson, via Fairfield and Bloomington.
From Louisville, via Fairfield, to Bloomfield.
From Paducah, via Benton, Wadesboro and Murray, to Paris, Tennessee.
From New Concord to Mouth of Sandy River, (Tennessee.)
From Canton, via Vance's Ferry, to Murray.
From Manchester, via Red Bird Creek and Cumberland River, to Mount Pleasant.
From Mount Pleasant, via Isaac W. Huff's, to Jonathan Richmond's, Lee county, Virginia.
From Manchester, Clay county, by way of Reuben May's Steam Mill, thence to Red Bird Creek, thence up Red Bird, and with the county road to
the Cumberland River, and up said Cumberland River, to Harlan Court-
House, in the county of Harlan.

From Jackson, Breathitt county, Kentucky, the main county road,
crossing the middle fork of the Kentucky River, to Proctor, in the county
of Owsley, State of Kentucky.

From Whitesburg, in the county of Letcher, to the residence of John
Lewis, on the poor fork of Cumberland River in the county of Harlan.

From Jackson to Boonville.

From Irvine to Boonville or Manchester.

From Manchester to Harlan, C. H.

From John Lewis to Whittburg.

**KANSAS TERRITORY.**

From Ossawattamie to Neosho City.

From Cofachique, via Le Roy, to Columbia.

From Fort Scott to Cofachique, via Le Roy, to Columbia.

From Columbia to Council Grove.

From Sac and Fox Agency, to Le Roy.

From Le Compton, via Glendale, to One Hundred and Ten, or (Rich-
ardson.)

From Shermanville to Cofachique.

From Allen to Columbia.

From Topeka in Kansas, via Nebraska City, to Mount Pleasant and
Burlington, (Iowa.)

**LOUISIANA.**

From Vermillionville, via Randolph Cady's, on the Bayou Quene Tor-
tue and Miers Settlement on the Bayou Blanc, to Cottrell's, on the Mer-
monton River.

From Providence, by Floyd, to Bastrop.

From Pecan Grove to Floyd.

From Marion, via Brook's Store, Cherry Ridge, Spearsville, Cornic
Bluffs, and Lisbon, to Homer.

From Harrisonburg, in Catahoula parish, to Good Water, in Winn
parish.

From Clinton, in East Feliciana, to Prospect Hill, on railroad, via
Darlington, Greensburg, and Kemps Bridge.

From Bastrop to Ashton, on the Mississippi River.

From Columbia to Natchitoches, via Castor Spy's.

From Louisville, (Arkansas,) to the Orchard Grove, in the parish of
Bossier, (Louisiana,) by way of F. D. Harris, and A. Byrne's.

From Franklington, in Washington parish, to Davidson, via Charles
Knight's and Dunn Crane's.

From Huddleston, via Anacoco, Mill Creek and Manny, to Belmont.

From St. Martinsville, by way of Cote Jellee, to Vermillionville.

**MAINE.**

From West Buxton, via Bonny Eage Village, and Ruvel, to Livings-
ton Village.

From Standish, via East Livingston, North Livingston, Cornish, Hiram
and Brownfield, to Fryesburgh.

From Exeter Corner, via South Exeter and Stetson, to Etta.

From North Dixmouth, via Dixmont Corner, to Jackson.

From Pittsfield, by Hartland, St. Albans and Ripley, to Cambridge.

From Emery's Mills, via Sharpleigh, to West Newfield.

From Oxford, via West Poland and North Raymond, to Gray.

From Mattewamkeag to Nicheton, Starks-Village, by Anson, to New
Portland.

From Lyndon Corner to Island Pond, (Vermont.)
From Gardner to Damariscotta.
From Sabatus to Lewistown.

MARYLAND.
From Freeland, via Union Meeting House, to Paper Mills.
From Churchville, by Hartford Furnace, to Perrymanville, by the most direct public roads.
From Upper Marlboro, via Hill's Bridge, Bristol and Dunkirk, to Friendship.
From Piscataway, in Prince George's county, to Pomunkey, in Charles county.
From Cambridge to a convenient point near Hill's Point.
From Cambridge to a convenient point on the Rail Road from Dover to Seaford.
From Cambridge, via Airy's Meeting House, Bucktown and Drawbridge, to Vienna.
From Federalsburg to Vienna, via Harrison and Crotcher's Ferry.
From Cambridge, via Church Creek, Tobacco Stick, Taylor's Island, Golden Hill, Lakesville, to Bladensburg.
From Prince Anne to Fairmount.
From Prince Anne to Deal Island.
From Prince Anne to Tysakin.
From Kingston to Shelltown.

MISSISSIPPI.
From Hillsboro, by Sherman Hill, to Garlandville.
From Ocean Springs to Dwyer's Ferry, in Jackson county.
From Okalona, via Redland, to Sarepta.
From Paulding, by Colemanna and Roaring Creek, to Oocha.
From Oshalona, via Palmetto and Chesterville, to Ellistown.
From Beaverdam, by Napier and Owenton, to Erata.
From Hillsboro, via Sebasopol and Steel's, to Philadelphia.
From Westville to Harrisville.
From Yazoo City to W. H. Lambeth's, on Silver Creek.
From Macon, by Marshallville, Louisville, New Prospect, French Camps, Middleton, to Carrolton.
From Sorbar to Coksville.
From Charleston, via Big Mound, to McNutt, Mississippi.
From Grenada, by way of Tuscahama and Big Mound, to McNutt's.
From Pittston to Greensport.
From Hernando, in De Sota county, by way of Areabatta, Hudson's Ferry, to Austin.
From Canton, via Madisonville and Densontown, to Hillsboro.
From Wahalak to Scoober.

MISSOURI.
From Hartville, via Hickory Springs, to Thomasville.
From Aaron Rock to Cambridge.
From Caledonia to Centreville.
From Hermitage to Lynn Creek.
From Warm Fork, via Mammoth Springs, (Arkansas), to Smithville, (Arkansas).
From Osceola to Montervallo.
From Versailles to California.
From Chamois, via Bailey's Creek, Pryor's Mill, Mount Sterling, to Delphi.
From Appleton, via Attenberg, Neely's Landing, Pleasant Hill and Jackson, to Apple Creek.
THIRTY-FOURTH CONGRESS. Sess. I. Ch. 168. 1856.

From Apple Creek to Murphysboro, (Illinois.)
From Palmyra, via Houston and Nelsonville, to Newark.
From Gentry's C. H. via Grant's Mill, to Winterset, (Iowa.)
From Camden, via Ashland and St. Bernard, to Liberty.
From Jefferson City, via E. E. Basse's and A. Bradford's, to Columbia.
From Gray's Summit, via Port William and Traveller's Repose, to Wishons.
From Linden, via Sonora, to Mount Vernon, Nebraska.
From Louisiana, via Saverton, to Hannibal.
From Williamsburg to Portland.
From Louisiana to Frankfort.
From Calhoun, in Henry county, to Warrensburg, in Johnson county.
From Monticello to Newark, in Knox county.
From Versailles, via St. Mark's, Camden county, and Black Oak Point, to Hermitage.
From Kirksville, in Adair county, to Unionville, via Ninevah and Shelby's Point.
From Waynesville, via Vienna and Rich Fountain and Linn, to Wallace's Landing.
From Kansas City, via Fremont, to Springfield.
From Princeton to Cainsville, thence to Eaglesville, thence to Lott's Grove, in Gentry county.
From Sharpsburg to Shelbyville, in Shelby county, via Samuel B. Hardy's Store.
From Milan to Middleburg, in Mercer county, via J. N. Winter's Store.
From Point Pleasant to Walnut Grove, via Dr. Parker's, in West Prairie.
From Logan's Creek to Huston, in Texas county, via Dr. Reed's on Current River, Chilton's Mills, and Mehin's Mills.
From Gray's Summit to Wishon's, in Crawford county.
From Appleton to Jonesborough, Illinois, via Pleasant Hill and Verscell's Ferry.
From Poplar Bluff to Van Dove's, at Little Black Post-Office.
From the town of St. Genevieve, by French Village, in St. Francis county, to Silver Springs.

MICHIGAN.

From Okemos, via Bath, Victor, to Dusslain.
From Newago P. O. direct to Sabastopol, P. O.
From Gardner's Corners, in the town of Bingham, by East Essex, to Maple Rapids, and Essex P. O.
From Brady, via Wakeshma and Pine Creek, to Abscota.
From Allegan, by Monterey, Salem, Byron, and Grandville, to Grand Rapids.
From Otsego to Paw Paw.
From Newago, by Weaver's Mills, to White River.
From Laphamville, by Cedar Springs, Nelsontownship, in Kent county, John Moore's, and Thornplains, in Mecosta county, to Croton and the Forks of Muskegon River.
From Corunna, by Hartwellville, Perry, and Woodhull, to Lansing.
From Owosso, by Maple Valley and St. John's, to Lyons.
From Owosso, by Bennington and Woodhull, to Lansing.
From Flint, to Flushing and North Venice, to Corunna.
From Corunna, by Shiawasse, Vernon and Byron, to Howell.
From St. John's, by Gardner's Corners, Springbrook, Pompeii, Gratiot Centre, and St. Louis, to the county seat of Isabella county.
From St. Louis, by Midland, to Hampton.
From Midland, by Tittabawassee, and Jay, to Saginaw.
From East Saginaw, by Portsmouth, to Hampton.
From Vassar, by Watrousville, Fairgrove and Akron, to Auchville.
From Vassar to Fort Sanilac.
From Bridgeport to Corunna.
From Fentonville, by Tyrone, Hartland, North Brighton, and Whitmore Lake, to Ann Arbor.
From Leapeer, by North Branch and Buel, to Lexington.
From Almont, by Goodland, to North Branch.
From Croton to Traverse City.
From Transverse City, by Glen, Harbor, and Carp River, to Northport.
From Traverse City, by Dougherty's Mission, and Centreville, to Northport.
From Traverse City, by Stephen's, Charlevoix, and Little Traverse, to Duncan.
From Greenville, by Montcalm, to Muskegon Rapids.
From Greenville, by North Shade, to Gratiot Centre.
From Escanawba, by Surgeon's River, and North Mainstee, to Sault-de-Sie-Marie.
From Hillsdale to Angola, Indiana, via Reading and Frémont.

MINNESOTA.

From St. Paul to Hudson, Wisconsin.
From Brownsville to Mankato, via Wilton and Winesago agency.
From Red Wing to Verona, via Owatonia and Wilton.
From Red Wing, via Owatonia, to Blue Earth City.
From Owatonia to Glencoe, via Henderson.
From Red Wing, via Wasioga, in Dodge county, to St. Nicholas, in Freeborn county.
From Owatonia to Hastings, in Franklin.
From Red Wing, via Pine Islands, and Mantooville, to Austin, in Mercer county.
From Owatonia to St. Nicholas, via Lemon and Adamsville.
From Minnesota to Oronoko, via Beaver Dam and Greenwood.
From St. Paul to West Union, (Iowa,) via Cannon Falls, Mantooville, Pleasant Valley, Frankford, Lime Spring, New Oregon, and Fort Atkinson.
From Winona to Mankato, via Stockton, Utica, St. Charles, &c.
From Anoka to Henderson, via Papaaska.
From La Cross, (Wisconsin,) via Hokah, to Decorah.
From St. Cloud to Superior, (Wisconsin,) via Mille Lacs.
From St. Cloud to Fort Ridgley.
From St. Cloud to Pembina, via Sauk River and Outer Tail Lake.
From St. Cloud to Crow Wing.
From St. Cloud to Taylor's Falls.
From St. Cloud to Lacqui Parle.
From Burr Oak, (Iowa,) to Winona.
From St. Paul to Monticello, via Greenwood.
From Mankato to Blue Earth City.
From Shakapee, via Chaska, and Glencoe, to Fort Ridgeley.
From Glencoe to St. Cloud.
From Glencoe to Traverse des Siouxs.
From Shakapee to Faribault.
From Henderson, via Glencoe, Hutchinson and Red Cedar Lake, to mouth of Sioux Wood River.
From St. Cloud to Long Prairie.
From Manhattan to Forrest City.
From Manhattan to Mille Lacs.
From Manhattan to Greenwood and Glencoe.
From Minneapolis to Chaska.
From Lansing, (Iowa,) to Brownsville, Minnesota, via Caledonia, to La Crosse, (Wisconsin,) via High Forest and South Bend.
From Target Lake, Houston county, (Minnesota,) to the South Bend of Minnesota River, via High Forest.
From Elliott, via Spring Valley, High Forest, Mantorville, to Cannon Falls.
From Austin, via Mantorville, to Cannon Falls.
From Rochester, via Mantorville, to Fairbault.
From La Crosse, (Wisconsin,) to Chatfield.
From Winona to Oroko, via Minnesota City.
From Minnehaha (Iowa,) to Mankato, (Minnesota,) via St. Nicholas.
From Reed's Landing, via Mazeppa, to Fairbault.
From Reed's Landing, via West Albany and Oroko, to Darango.
From Crow Rapids to St. Peter.
From Dayton, via Crow Rapids, to Lacqui Parle.
From Red Wing, via Northfield, to Le Suer.
From Hastings to Northfield.
From Shakopee to Northfield.
From Little Falls, via Long Prairie, to Red River.
From Little Falls to Superior, (Wisconsin,) via Mille Lacs.
From Fort Ripley, via West-side, Mississippi River, to St. Cloud.
From Le Crescent to Chatfield.
From St. Paul to Alhambra.
From Taylor's Falls, Minnesota, to Bayfield, Wisconsin.
From Bayfield to Superior.
From St. Paul to Cambridge.
From Minneapolis to Hutchinson.
From Traverse du Sioux to Hutchinson.
From Hastings, via Hampton, Lewiston, Northfield, Cannon City, and Fairbault, to St. Peter.
From Hastings, via Cannon Falls, to Mantorville.
From Monticello, via Buffalo and Red Cedar Island Lake, to Traverse du Sioux.
From Minneapolis, via Greenwood and Buffalo, to Forest City.
From Minneapolis, via Hutchinson and Red River, to Pembina.
From Elliott to Prairie du Chein, (Wisconsin,) via Freeport, Wemkeim, Waterville, and Johnson's Landing, Iowa.
From Greenwood to Forest City.
From Minneapolis, via Watertown, Camden, Glencoe, Highland Lake, Lake Addie, Hutchinson, Cedar City, and Forest City, to Monticello.
From St. Augusta to Torch.
From St. Augusta to Glencoe.
From St. Augusta to Forest City.

NEW YORK.

From St. Johnsville, via Crum Creek, Oppenheim and Lotville, to Whitesburgh.
From Rose by Huron, to North Huron.
From Crosbyville, via Buena Vista, to Howard.
From Chenango Fork to Harpersville.
From Paults, via Walworth, to Ontario.
THIRTY-FOURTH CONGRESS. Sess. I. Ch. 168. 1856.

From Hopkinton Turnpike, via Duane, to Malone.
   From Rome to Lowell, by Vernon, Vernon Centre, Knox, Knox Corners, to Booskville and Hamilton.
   From Clark'sburgh, by New Oregon and Woodward-Hollow, to Morton's Corners.
   From West Sand Lake, by South Sand Lake and North Nassau, to Hodge Corners.
   From Boonville to Constableville.
   From Illion, via Columbian Springs, Cedarville and Winfield, to West Winfield.
   From Carthage, via Natural Bridge and Diana, to Edwards.

NORTH CAROLINA.

   From Burnsville to Marshall.
   From Burnsville, via Crab-Tree, Blue Ridge, Turkey Cove, and Thomas' Creek, to Marion.
   From Asheboro, via Cedar Falls, Frankinsville, Reed Creek, Long's Mill, to Graham.
   From Reed Creek to Pittsboro.
   From Elizabethon to Clinton.
   From Hendersonville, via John Evans', Solomon Whitaker's, Jesse Israel's, to Curtis, in Buncombe county.
   From Hendersonville to Buncombe.
   From Good Springs, via Aman's Hill and Matamoras, to Troy.
   From Troy, by James Page's, to Plank Road in Randolph county.
   From Childsville to Boone.
   From Cherryfield, via Tonaway, Cain Creek, Eastatohee, to Niger Trail.
   From Milton to Moore's Store.
   From Reed Creek, via John Pope's, Isaiah Cheeks, John Brewer's, to Robert Goldstone in Randolph county.
   From Gibsonville to Summer's Mills.
   From Shocco Springs to Belford.
   From Shelby, via Sloan's Store, and Zion Church, to Newton.
   From Eagle Rock to Newton.
   From Mitchener Station to Smithfield.
   From Winston to Yankinville, by the way of Red Plain, East Bend, Mt. Nebo, Yadkin Institute, and Jonesville.
   From Winston to Glen's Ferry, Red Plains, Yadkin county.
   From Eagle Rock, in the county of Wake, to Wilson, in Wilson county.
   From Branch to Hayward, in Chatham county.

NEBRASKA TERRITORY.

From Nebraska City to Marysville, Kansas Territory.
   From Omadi to Fort Lookout.
   From Omadi to Elk Horn River.
   From Omaha City, by Fort Kearney and Fort Laramie, to Great Salt Lake City.
   From Omaha City, by Elk Horn, Fontenelle, and Runoing Water, via Fort Randall to Fort Pierre.
   From Omaha City, by Florence, Fort Calhoun, De Soto, Cuming City, Tekama, Black Bird, and Omadi, to Dakkota City.
   From Omaha City to Kearney City.
   From Omaha City, by Nebraska City, Kearney City, Lowville, and Nemaha City, to Whitehead.
   From Dakkota City to Sergeant's Bluff, Iowa.
From Dakkota City, by Ayoway Creek and Running Water River, to Fort Laramie.
From Dakkota City to Fort Pierre.
From Amadi to Sergeants Bluff, Iowa.
From Plattsmouth, by Kenosha and Wyoming, to Kearney City.
From Wyoming to Sidney, Iowa.
From Wyoming to Salt Creek.
From Nebraska City to Salt Creek.
From Kearney City to New Fort Kearney.
From Brownville to New Fort Kearney.
From Brownville to Linden, Missouri.
From Missouri River, between Great and Little Nemaha River, by Archer and Salem, and to Big Blue River.

Ohio.
From Leipsic, via Ottoway, Buckey, and Cairo Lima.
From Lallipolis, by Mercersville, Kennedys Cross Roads and Scottsville, to Quaker Bottom.
From Lee to Berlin Cross Roads.
From Oak Hill, via Centerville, Ridgeways, Harrisburg Porter, Pine Grove, Anselm, and Rigersville, to Middle Port.
From Oakhill via Centerville, Ridgeway's Harrisburg, Pine Grove, Anselm, Kyerville, Middle Port, to Pomeroy.
From Gilliad, by Westfield, Milton Corners, Jackson, and Pleasantville to Portageville, in Hancock county.
From Kinsman, via East Gustavus, Lindinville, and East Cherry Valley, to Jefferson Court-House.
From New Philadelphia, via Buchers, Rogersville, Rowville, New Bedford, Kelley's, to Millersburg.
From Beavellville, via New Falls, to Milton.
From New London, via Clinton, North Fairfield, to Centreston, and Steuben.
From Harrisonville to Wilksville, through Salem township.
From Cambridge, Guernsey county, via Creighton, Adamsville, to Dresden, in Muskingum county, Ohio, (twenty-eight miles.)
From New London to Centerville.
From "Lee's," in Athens county, to Berlins Cross Roads.
From Sunfish to Woodsfield.
From Marysville, by the Kenton Pike, to Boke's Creek post-office.
From Canton, Stark county, via Mount Airy and McDonaldville, to Akron, in Summit county.
From Pomeroy, Ohio, via Chester, Meigs county, Coalville, Athens county, Belpre, Washington county, Ohio, to Parkersburgh, Virginia.
From Dayton, in Montgomery county, via Clayton, to Centre, in said county.

Oregon.
From Corvallis, in Benton county, to Eugene City, via Pierce's Office, on the Coast Fork, on the Williamette River, to Winchester, in Douglas county.

Pennsylvania.
From Bristol, via Londesbaugh's Corner, Oxford Valley, Summerville, and Ashland, to Dallington.
From Bethlehem to Bath.
From New Castle, via Brooks, Harlansburg, and Pelain Grove, to Centerville, (Stepping Rock,) Post-Office.
From Bristol, by Lond Borough's Corner, Oxford Valley, Summerville and Oakland, to Dallington.

OREGON.

PENNSYLVANIA.
From Bristol, via Centreville and Falls, to Yardleville.
From Shakelegville, via 'Londy Creek and Lutton's Corner, to Evans-
burg.
From Reading, in Berks county, to New Holland, in Lancaster county.
From Staddardsville, via Clifton, to Summersville.
From Saxonburg, via Cypher's Cross Roads and Winfield Furnace, to
Slate Lick.
From Kittanning, via Davis', Knoxville, Rural Village, to Dayton.
From Brady's Bend, via Miller's Ferry and Black Fox Furnace, to
Callensburg.
From Worthington to Millersburg.
From New Washington, via Miller's Store, Horton's and Neal's Mill,
to Punxsatawney.
From Southwest to Garland.
From Callensburg to Reimensburg in Clarion County.
From Morrisdale to Kylartown.
From Punxsatawney, via Speankles Mill, to Pleasantville.
From Laporte, via Eaglemen, Forkville, Eldred, Shenks, to Canton.
From Brady's Bend to Miller's Eddy.
From Wind Gap P. O., by Bushill Center, to Moorstown P. O.
From Indiana to West Lebanon, in Indiana county.
From Centerville, (Penn's Creek P. O,) through Mercer's Valley, to
Middle Creek P. O.

SOUTH CAROLINA.

From Natural Grove to Johnsonville.
From Yorkville to Lyon's Store, North Carolina.
From Jefferson P. O., via Neil Graham's, Blackeney's Bridge, Lynch-
wood, and Perkins, to Camden.
From Lexington Court-House, by Sawyer's Mills, Bull Swamp, to F.
M. Rastes, &c.
From Camden, via Jefferson, McCroghan, Chesterfield, C. H., to
Cheraw.
From Ninety-six Depot, via Coopersville, Grove Hill, to Richardson-
ville.
From Ritching's Mills, via Robert Garvin's, jr, and Neil Ablis, to
Bishe's Store.

TENNESSEE.

From Seviersville to Strawberry Plains.
From Hillsboro, by Prairie Plains, Kenley's Store, to Deehard, Frank-
lin county.
From Russelsville to Sneidsville.
From Clinton, via Montgomery, Jamestown, to Livingston.
From Concord, via Scarborough Mills, to Roberts ville.
From Post Oak Springs to Yellow Springs.
From Waverly to Dover by Magnolia, in Stewart County.
From Straight Fork to Nyders.
From Russelville, via Spring Vale and Warrensburg, to Conoy Branch.
From Springhill, via Vasta's Fan Yard and Santa Fe, to Williams-
port.
From Speedwell, via Clearfork, to Boston, (Kentucky.)
From Lebanon to Cookville, via Gordensville and Trousdale's Ferry.
From Concord, via Lowe's Ferry P. O., and Louis ville, Marysville,
to Mount Vale Springs.
From Mossy Creek, by Leadvale and Parrotsville, to Warm Springs,
(N. C.)
From McMinnville, (Tenn.) to Dan ville, (Ken.) via Sparta, Cookville,
Livingston, (Tenn.) thence to Danville.
TEXAS.

From Austin, via Kappes Mills, Cannonville, Pittsburg, Middleton, and Curate, to Sisterdale.

From Wheelock, by Owensville, Eutaw, Polk, and Steel's Creek, to Springfield.

From Liberty, via Livingston and Sumpter, to Crockett.

From Eutaw, via Alto Springs, to Springfield.

From Waco, by Birdsdale, Alton, and Sherman's, to Preston's.

From Jefferson, via Linden, Douglassville, Boston, and De Kalb, to Clarksville.

From Dallas, by Birdsville and Weatherford, to Fort Belknap.

From Paris, via Greenville, to Kaufman.

From Austin, by Gatesville, Meridian, and Wardville, to Dallas.

From Crockett, via Palestine and Athens, to Kaufman.

From Kaufman, via Millwood, Spring Hill, to Bonham.

From Tyler, in Smith county, by Hamburg and Teleco, to Waxhachie's, in Ellis county.

From Birdville, via Ashland, Walnut Creek Village, to Fort Belknap.

From Alton, via Dallette, Ranch, Ashland, Cream Level, to Weatherford.

From San Antonio to San Diego, in California.

From McKinney, via Alton, to Birdville.

From Alto, in Cherokee county, by Rusk, Jacksonville, Larissa, to Tyler in Smith county.

From Camden, via Bellevue and Berrien, to Tyler.

From Indiana, by New Braunfels and Middleton, to Fredericksburg.

From Chaffeeville, via Lafayette, Bacon's Store, to Quitman.

From Palestine to Alto Springs.

From Henderson to Carthage, via Grand Bluff.

From Linwood, by the Roseel Place, near the Ferry on Neusees River and Hancock's, to Noyallies Prairie, in Trinity county.

From Anderson, via Kellum's, Sulphur Springs, Lee's, Vassbuiders, Wilson's Store, Joseph Hanson's, to Fairfield.

From Bonham, via Kentucky Town and Pilot Grove, to McKinney.

From Springfield, by Killesborough, Wardville, Fort Worth, and Mount Olem, to Birdville.

From Tyler, via Hamburg, Teleco, to Waxhatchie.

From Crockett by Randolph, Calhopp, and Fishers, to Nachogdoches.

From Clarksville, via Mt. Pleasant, to Tyler.

From Henderson, via Knoxville, Larissa and Kickapoo, to Palestine in Anderson county.

From Austin to Fredericksburg.

From Tarrant, by Paris and Lake creek, to Jernigan.

From Austin, via Florence and Gatesville, to Waco.

From Jasper, by Anderson's Ferry on the Angelina River, Motta, and Jonesville, in Cherokee county.

From Galveston, via Richmond, to Lagrange.

From Cofferville, Upshur county, by Lafayette Bacon's Store and Hooker's, to Quitman, in Wood county.

From Austin, via up the west bank of the Colorado, to Burn's Ford, from thence by Mormon Mill to Hamilton.

From Nacogdoches by Rainboltz, Caledonia, and Walnut Hill, to Carthage, in Panola county—

From Austin, via Burleson, to Gatesville.

From Fort Belknap to Preston.

From Liberty Hill to Lampasas.

From Sabine Pass, via Beaumont and Jasper, to San Augustine.

From Austin to Benesos.
From Fredericksburg to Austin.
From San Augustine via Carthage and Brewster's Bluff, to Marshall's.
From La Grange, in Fayette county, to Galveston, via Richmond.
From Austin to Gatesville, Cowley county.
From Huntsville, via Madisonville, Leona, Centreville, Fairfield, and Corsican to Waxahatchie.
From Tyler, by Hamburg, Brownboro, Athens, Buffalo, Taos, to Waxahatchie.
From Anderson, via Kellum's Springs, Lee, Washburn's, Wilson's Store, and Henson's, to Fairfield.
From Alto to Sumpter.
From Cedar City, via Harmon's Pine Valley, to Santa Clara.
From Paris, by Wright's Ferry, on Red River, Lackfatah, Eaglestown, Pychlin's, Howell's, Harris' Mills, and Sterritt's, to Hot Springs, in Arkansas.

UTAH.
From Cedar City, via Harmony, Pine Valley, to Santa Clara.

VIRGINIA.

From Morgantown, via Urinton, Clinton Furnace and Gladesville, to Kingwood.
From Central Plains, to Seven Island in the county of Fluvanna.
From Boggsville, via Spring Creek, to Running Spring.
From West Milford, via New Milton, to Oxford.
From Goslen Bridge, Alum Springs, to Cowpasture-Bridge.
From Rock Creek, via Mouth Gilbert Creek, Little Halts Creek, and Clearfield Fork of Sandy River, to Taxwell Court-house.
From near Coleman's Store, Jackson county, via Pond and Tucker's Creeks, to West co. house.
From Penn's Boro to North Bend.
From Middlebourne, via Mouth Elk Fork Creek and Carises School-house, to New Martinsville.
From Jackson Court-house, via Elk Fork of Mill Creek, to Walton.
From Langley, via Lewinville, to Fairfield C. H.
From Sweet Spring to Stephen Hooks.
From Haunt's Store to Sinking Creek.
From Central Depot on V. & F. R. R. to Laurel Fork.
From Madison in Rockingham county, North Carolina, via Smith's Store, and Smith and Moore's Store in Henry county, Virginia, to Horse Pasture Store, in the same county.
From Martinsville, via Fraylorsville and County Line Mills, thence by Magic Store and Spa Brook Station, to Patrick Court-house.
From Elansville, via Mr. Griffin's Store and Robert Sander's, to Rocky Mount in Franklin county.
From Martinsville, via Rough and Ready Mills, and Pallamans, to Mr. Griffin's Store in Franklin county.
From Leatherwood's Store in Henry county, by Elger's Store, to Shady Grove in Franklin county.
From Nevis Ferry, on the Richmond and Danville railroad, via Peytonburg and Raceville, to Chalk Level in Pittsylvania.
From Appomatox Depot, on the South Side railroad, via Oakville and Funky and Gray's Store, to Berk Creek.
From Central Plains to Seven Islands, Fluvanna county.
From Amherst C. H., via Pedler Mills, to Big Island, Bedford county.
From Jetersville, in Amelia county, to Cumberland C. H.
From Chapmanville, Logan county, by Mrs. Toney's and Twelve Miles Creek, to Wayne Court-house.
From Central Depot, Virginia and Tennessee railroad, Montgomery
county, Virginia, via Grayson's Mills, to Indian Creek, Floyd county, Virginia.

Vermont.
From Lynden Corner to Island Pond.

WISCONSIN.
From Sparta C. H., by Burr Oak, Los Angeles, Galesville, to Monteville on the Mississippi.
From Mineral Point, by Linden, Constance, Highland, Tuskegee, Miscada and Orion, to Richland Centre.
From Burlington in the county of Racine, by the way of Vienna, Honey Creek, East Troy and Troy Centre, in the county of Waurester.
From Fort Andrew, via Spencer's, Petersburg and Langdon's, to Lynxville.
From Ontonagon to Superior.
From Hudson, via River Falls, Forestville, Seely's, to North Pepin.
From River Falls, in Pierce county, to Brookville in St. Croix county.
From Mineral Point to Orion and Richland Centre.
From LaBrosse in Jarget, Lake Hoka, Sau-Jaointo, Houston, Rushford, Chatfield, High Forest, to Mankota, Minnesota Territory.
From Uneith, (Illinois,) via Potosi, to Lancaster, Wisconsin.
From Hayle Green, via Meeker's, North Elk Grove, and Bethel, to Cottage Inn.
From Wingville, via Sylvester and Knowlton's Mill, Bascobel, Manhattan, Marietta, Towersville, to Viroquar.
From Newport, via Plainville, Point, Bluff, Quincy, Strong's Prairie, Grand Rapids and Plover Portage, to Steven's Point.
From Hudson to St. Paul.
From Hudson, via River Falls and Rush River, to North Pepin.
From Hudson to Prescott (increase) Prairie du Chien to Stillwater (do.)
From Prairie du Chien, by Johnson's Landing and Waukon Iowa, to Elliotta, Minnesota Territory.
From Kewaunee to Sturgeon Bay.
From Green Bay to Wausau.
From Columbus, via Waterloo, to Jefferson.
From Wausau, via Secundaria to Steven's Point.
From Wyocena, via Pardueville to Montillo.
From Warsaw to Bayfield.
From Bayfield to Superior.
From Falls of St. Croix, to Bayfield, Minnesota.
From Berlin, in Marquette county, to Steven's Point, in Portage county.

WASHINGTON TERRITORY.
From Cowlitts Landing to Boice, Fort Prairie.
From Pacific City to Olympia, via Oysterville and Bruceport.
From Cathlamet to Olympia.
From Oakpoint to Mount Prairie.
From Olympia, to Fort Montgomery, via Nathan Eaton's, and Selm Prairie.
From Steilacoom, to Fort Walla Walla, via Military Road.
From Steilacoom, to Seattle.

APPROVED, August 18, 1856.
Copyright of Dramatic compositions shall extend to prevent unauthorized performances thereof.

 Penalty for violation.

 Provided, nevertheless, That nothing herein enacted shall impair any right to act, perform, or represent a dramatic composition as aforesaid, which right may have been acquired, or shall in future be acquired by any manager, actor, or other person previous to the securing of the copyright for the said composition, or to restrict in any way the right of such author to process in equity in any court of the United States for the better and further enforcement of his rights.

 Approved, August 18, 1856.

 Sec. 2. And be it further enacted, That to enable the Secretary of State to make said report, it is hereby declared to be the duty of consuls and commercial agents of the United States in foreign countries, to procure and transmit to the Department of State authentic commercial information respecting said countries, of such character, and in such manner and form, and at such times, as said department may, from time to time prescribe; and it shall be the duty of the Secretary of State in said annual report, to specify the names of any of said officers who may have been remiss in their duty enjoined by this act.

 Approved, August 18, 1856.

 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That to enable the President for survey,
of the United States to execute the act entitled "An act to authorize the President of the United States to cause the southern boundary line of Kansas Territory to be surveyed and marked," the sum of thirty-five thousand four hundred dollars is hereby appropriated out of any money in the treasury.

APPROVED, August 18, 1856.

Aug. 18, 1856.

CHAP. CLXXII.—An Act to continue the Land Offices at Vincennes, Indiana, and to ascertain and adjust the Titles to certain Lands in the States of Indiana and Illinois, formerly included within the Vincennes Land District.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the register and receiver of the land-offices at Vincennes, to be appointed, together with a fit and proper person learned in the law, and a citizen of Indiana, to be appointed by the President of the United States, are hereby constituted commissioners to ascertain and adjust the title of any claimant to any tract of land, or any part or subdivision thereof, granted by the resolution of Congress of the twenty-ninth of August, seventeen hundred and ninety-one, entitled "An act for granting lands to the inhabitants and settlers at Vincennes, and the Illinois country, in the territory northwest of the Ohio, and for confirming them in their possessions," and the several acts in aid of and supplementary thereto.

SEC. 2. And be it further enacted, That every such claimant to any tract of land so granted, or any part or subdivision thereof, shall, within three months after the publication of the notice herein provided for, file his claim in writing with the said register, in which he shall specifically set forth such facts as shall be required in the instructions of the Commissioner of the General Land-Office: Provided, That in any case in which good cause may be shown why the claim was not filed within the period stipulated, such claim may be presented and acted upon at any time before the expiration of the commission.

SEC. 3. And be it further enacted, That such register, upon the receipt of such instructions, shall give notice in the several newspapers of general circulation within said district and in the vicinity of said lands, by publication, of his readiness to receive applications of claimants, to which notice shall be appended the instructions of the Commissioner and a copy of this act.

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

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

SEC. 6. And be it further enacted, That said commissioners shall, in one year from the date of organizing said commission under this act, or sooner, if the cases on their docket are all disposed of, transmit to the Commissioner of the General Land-Office a transcript of their decisions in favor of claimants, which shall contain a fair statement of the evidence.
on which each respective claim is founded; and also a transcript of their decisions against claimants, with a like statement of the evidence, and the reason of such rejection.

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

Sec. 8. And be it further enacted, That immediately after the passage of this act, the Commissioner of the General Land-Office shall give directions to the register and receiver of the land-offices at Indianapolis forthwith to transfer to the land-offices at Vincennes the books, documents, maps, plats, surveys, and all other papers and writings deposited in the land-offices at Indianapolis by the register and receiver of the land-offices at Vincennes, and which originally were deposited in the land-offices at Vincennes, and were transferred from said offices to the land-offices at Indianapolis, under the provisions of the act “for abolishing land-offices under certain circumstances, and for other purposes,” approved June the twelfth, eighteen hundred and forty; and the said land-offices at Vincennes are hereby reestablished and reorganized, as fully and effectually for the transaction of business and the sales of the public lands within said Vincennes land district, as if said land-offices had not been abolished by the provisions of the act last aforesaid.

Sec. 9. And be it further enacted, That the commissioner, appointed under this act by the President, shall receive as a full compensation for his services, a salary at the rate of three thousand dollars per annum, payable quarterly out of the treasury; and the register and receiver shall receive such compensation for their services under this act as may be just and proper, in the discretion of the Commissioner of the General Land-Office.

Sec. 10. And be it further enacted, That it shall be the duty of the Commissioner of the General Land-Office, to prescribe such rules and regulations as may be necessary to give full effect to the provisions of this act.

Approved, August 18, 1856.
RESOLUTIONS.

Feb. 27, 1856. [No. 1.] A Resolution for the Appointment of Regents to fill the Vacancies in the Board of Regents of the Smithsonian Institution.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the vacancies in the Board of Regents of the Smithsonian Institution, of the class "other than members of Congress," occasioned by the resignation of Rufus Choate, and the death of John McPherson Berrien, be filled by the appointment of George E. Badger, of North Carolina, and Cornelius C. Felton, of Massachusetts.

APPROVED, February 27, 1856.

Feb. 27, 1856. [No. 2.] A Resolution to supply a Deficiency in the Appropriations for Printing for the second Session of the thirty-third Congress.

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 required to apply so much as may be necessary of the appropriations for the printing and paper of the thirty-fourth Congress to the deficiencies for the same purposes, ordered at the second session of the thirty-third Congress.

APPROVED, February 27, 1856.

March 13, 1856. [No. 3.] A Resolution providing for the final Adjustment of certain Cases of Appeal from Decisions made by the Auditor of the Treasury for the Post-Office Department.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in every case of account or claim not finally adjusted, upon which the present First Comptroller of the Treasury, as Auditor of the Treasury for the Post-Office Department may have decided, which may have been thereafter reexamined by an auditor in said office on new testimony and decided by him on such testimony, and from whose decision an appeal has been taken to the present First Comptroller of the Treasury, it shall be the duty of the Second Comptroller of the Treasury and the Commissioner of Customs finally to adjust the same, and in case of disagreement between the said Second Comptroller and Commissioner of Customs, the decision of the Attorney-General shall be as final as the decision of the First Comptroller would be, if he had acted under the eighth section of the Act of July second, eighteen hundred and thirty-six, concerning the organization of the Post-Office Department.

APPROVED, March 13, 1856.

April 5, 1856. [No. 4.] Joint Resolution for enlarging the Custom-House, Post-Office, and Court-House at Buffalo, New York.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be and he is hereby authorized to extend the building now in process of construction at Buffalo, for a custom-house, post-office, court-rooms, &c. not exceeding twenty-five feet in length, and erect proper vaults therein, if in his discretion the public interest requires the same:

Provided, That such extension can be completed at an expense not exceeding thirty-three thousand dollars, including ten per cent. for contin-
gencies, which sum, or so much thereof as shall be necessary, is hereby appropriated out of any money remaining in the Treasury not otherwise appropriated: And provided further, That no money shall be paid under this joint resolution until the Secretary of the Treasury shall contract for the completion of said building so extended, at a cost within the sum heretofore and hereby appropriated.

APPROVED, April 5, 1856.

[No. 5.] Joint Resolution relating to the Public Lands appertaining to the Springfield and Harper's Ferry Armories, and the North Carolina Arsenal.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and he is hereby authorized, to exchange and convey the unoccupied lands and appurtenances belonging to the United States, known as the Lower Water shops, at the Springfield Armory, in the State of Massachusetts, for such other lands contiguous to the lands attached to said Armory upon the hill at Springfield, as he may deem necessary and proper for the improvement and convenience of said Armory, or in his discretion to sell the said tract known as the lower workshops and appurtenances, and to invest the proceeds of the same, or such part thereof as may be required, in the purchase of such lots or lands contiguous to the said Armory on the hill, as he may deem suitable and proper. For this purpose, he is hereby authorized to convey the title of the United States to the lands and appurtenances hereby authorized to be sold and conveyed, and to receive from individuals or corporate proprietors, deeds and titles to the lands so exchanged, sold or purchased.

SEC. 2. And be it further resolved, That the Secretary of War be and he is hereby authorized to apply so much of the proceeds of the recent sale of land and lots at Harper's Ferry, as he may deem advisable, to the purchase of such other lots at that place, as he may deem necessary to the safety and convenience of the public buildings belonging to the United States, and that he apply the residue of the proceeds of said sales to the improvement of the property retained by the United States.

SEC. 3. And be it further resolved, That the Secretary of War be also authorized to make sale of such portion of the site of the United States arsenal at Fayetteville, North Carolina, as in his judgment is not required for public purposes, and apply the proceeds of such sale, or so much as may be necessary, to the purchase of such additional land for the use of said arsenal, as he may deem necessary. He is for this purpose, authorized to convey the title of the United States for the lands which he may sell, to the purchaser, and to receive proper deeds and titles for the lands which may be purchased by him, as aforesaid.

APPROVED, April 23, 1856.

[No. 7.] Joint Resolution for enlarging the Custom-House, Post-Office and Court-House, at Cleveland, Ohio.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be and he is hereby authorized to cause the building provided by law to be constructed at Cleveland, in the State of Ohio, for a custom-house, post-office, and court-house, to be increased in length over the plan heretofore adopted for that purpose, not to exceed twenty-five feet, and to modify and enlarge said plan so as to adapt the same to such increased length, if, in the opinion of the Secretary, the public convenience shall require such modification: Provided, That such extension and modification can be accomplished at an expense not exceeding thirty thousand dollars, and a sum not exceeding ten per cent. on the said last-mentioned sum for superintendence and contingencies; which sum, or so much thereof as

APPROVED, April 28, 1856.
THIRTY-FOURTH CONGRESS. Sess. I. Res. 8, 9, 10. 1856.

shall be necessary, are hereby appropriated out of any money in the treasury not otherwise appropriated: And provided further, That no money shall be paid under this joint resolution until the Secretary of the Treasury shall contract for the completion of said so extended building at a cost within the sums heretofore and hereby appropriated therefor.

APPROVED, May 9, 1856.

May 12, 1856.

[No. 8.] Joint Resolution relating to the Appropriation for the Improvement of the Harbor at Sheboygan, Wisconsin.

Preamble.

Whereas, by act of Congress entitled "An act making appropriations for the improvement of certain harbers and rivers," approved August thirty, eighteen hundred and fifty-two, the sum of ten thousand dollars was appropriated for the improvement of the harbor of Sheboygan, Wisconsin; and whereas, the city and county of Sheboygan have from time to time made appropriations for the improvement of said harbor to the amount of fifty thousand dollars, to be expended by commissioners appointed by said State; and whereas it is desirable that said appropriations should be expended under one direction, therefore—

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That after the Secretary of War shall have settled and paid all just charges existing against the said appropriation of ten thousand dollars, the balance thereof, together with all tools, implements, materials, and other property whatsoever, belonging to the United States and used in improving the said harbor, shall be transferred and turned over by the said Secretary of War to the commissioners for the improvement of the said harbor, appointed by the State of Wisconsin; Provided, That the said commissioners shall first give satisfactory security to the Secretary of War for the faithful expenditure of the money in the improvement of the said harbor.

APPROVED, May 12, 1856.

May 14, 1856.

[No. 9.] Joint Resolution for the Statistics of the Coastwise Commerce to be included hereafter in the Annual Reports of the Secretary of the Treasury on Commerce and Navigation.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury in his annual reports on commerce and navigation hereafter to be made to Congress, cause to be stated the kinds, quantities, and value of the merchandise entered and cleared coastwise into and from the collection districts of the United States, and the said Secretary of the Treasury is hereby authorized to make all rules and orders necessary to carry into effect the object of this resolution.

APPROVED, May 14, 1856.

May 15, 1856.

[No. 10.] Joint Resolution for extending the Custom-House, Post-Office, and Court-House at Milwaukee, Wisconsin.

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 to extend the building now in process of construction at Milwaukee, for a custom-house, post-office, court-rooms, &c., not exceeding twenty-five feet in length, and erect proper vaults therein, if, in his discretion, the public interest requires the same: Provided, That such extension can be completed at an expense not exceeding thirty-three thousand dollars, including the ten per cent. for contingencies, which sum, or so much thereof as shall be necessary, is hereby appropriated out of any money remaining in the treasury not otherwise appropriated; And provided further, That no money shall be paid under this joint resolution until the Secretary of the Treasury shall contract for the completion of said building so extended at a cost within the sum heretofore and hereby appropriated.

APPROVED, May 15, 1856.
[No. 14.] A Resolution authorizing the Secretary of the Treasury to modify the Plan of the Custom-House at Ellsworth, Maine.

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 hereby is authorized to modify the plan of the custom-house in process of construction at Ellsworth, Maine, provided the increased expense by so doing, shall not exceed the sum of three thousand dollars. And said sum, or so much thereof as may be necessary, is hereby appropriated out of any money in the treasury for that purpose: Provided, That none of the money hereby appropriated, shall be used until the Secretary of the Treasury has contracted for the completion of the said work for the sums hereby and heretofore appropriated.

Approved, August 1, 1856.

[No. 17.] Joint Resolution extending the Time for the Creditors of Texas to present their Claims.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That as agreeably to the provisions of the fourth section of the act of twenty-eighth February, eighteen hundred and fifty-five, “to provide for the payment of such creditors of the late republic of Texas as are comprehended in the act of Congress of September nine, eighteen hundred and fifty,” notice by public advertisement was duly given for the space of ninety days, by the Secretary of the Treasury, of the time at which payments of the amount appropriated by the fifth section of said act would be made pro rata, on any bond, certificate, or evidence of debt of said State, which should be presented at the Treasury Department thirty days preceding the thirteenth day of June, eighteen hundred and fifty-six, the limit of said notice; and as it is represented by the said Secretary of the Treasury, that of said bonds, certificates, and evidences of debt, which have been recognized by the State of Texas, the same, equal to the sum of three hundred and eighty-nine thousand six hundred and ninety-three dollars and seventy cents were not presented to the Treasury Department prior to the said thirteenth of June; Therefore, in order to do full justice to the holders of said debt, the Secretary of the Treasury is hereby authorized to pay to the holders of any of the said bonds, certificates, or evidences of debt not presented before the thirteenth day of June last, who may present and prove the same at the Treasury Department between the thirteenth day of June last and the first day of January next, and execute the proper releases to the United States and the State of Texas, their pro rata share of the said seven millions seven hundred and fifty thousand dollars, and after payment thereof, the said Secretary of the Treasury is authorized and required to distribute and pay the residue of the said seven millions seven hundred and fifty thousand dollars then remaining in the treasury, pro rata amongst all the said holders, who may have proved their claims and executed the proper releases on or before the first day of January next.

Approved, August 18, 1856.

[No. 18.] Joint Resolution giving an increased Compensation to all Laborers in the Employment of the Executive and Legislative Departments of the Government in the City of Washington.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That instead of the compensation now allowed by law, there shall be one principal messenger in each of the offices of the Secretaries of State, Treasury, Interior, War, and Navy, Postmaster-General, and Attorney-General, at an annual salary of nine hundred dollars, and one principal messenger in each of the Bureaus of the several Executive Departments, at an annual salary of
eight hundred and forty dollars each, and all other messengers or assist-
ant messengers, now authorized by law to be employed in said depart-
ments, shall receive an annual salary of seven hundred dollars, and all
laborers in the employment of the government, in the Executive Depart-
ments and on the public grounds, in the city of Washington, shall receive.
an annual salary of six hundred dollars each, from and after the first day
of July, eighteen hundred and fifty-six; and such sum, in addition to the
appropriations otherwise provided, as may be required to pay the same,
is hereby appropriated out of any money in the treasury not otherwise
appropriated.

Approved, August 18, 1856.
PUBLIC ACTS OF THE THIRTY-FOURTH 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 Thursday, the twenty-first
day of August, 1856, and ended Saturday, the thirtieth day of August,
1856.

FRANKLIN PIERCE, President. JESSE D. BRIGHT, President of the
Senate, pro tempore. NATHANIEL P. BANKS, Jun., Speaker of the
House of Representatives.

CHAP. XXVIII.—An Act to supply an Omission in the Enrolment of a certain Act.

Whereas the following clauses of the act entitled "An act making ap-
propriations for certain civil expenses of the government for the year
ending the thirtieth of June, eighteen hundred and fifty-seven, approved
the eighteenth day of August, eighteen hundred and fifty-six, to wit:
"For completing the marine hospital at Cincinnati, Ohio, eighty-six
thousand dollars.
"For improving Battery and Washington streets, and road-way O P
around the custom-house at San Francisco, California, thirteen thousand
four hundred and one dollars, and thirty cents,"—were omitted in the
enrolment of the said act:

Therefore, be it enacted by the Senate and House of Representatives of
the United States of America in Congress assembled, That the sum of eighty-
six thousand dollars for completing the marine hospital at Cincinnati, in
the State of Ohio, and the sum of thirteen thousand four hundred and
one dollars and thirty cents for improving Battery and Washington
streets, and road-way O P around the custom-house, at San Francisco, in
the State of California, be and the same are hereby appropriated out of
any money in the treasury not otherwise appropriated.

APPROVED, August 28, 1856.

CHAP. XXIX.—An Act making Appropriations for the Support of the Army for the Year
ending the thirtieth of June, one thousand eight hundred and fifty-seven.

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 army for the
year ending the thirtieth of June, one thousand eight hundred and fifty-
seven:

For expenses of recruiting, transportation of recruits, three months' extra pay to non-commissioned officers, musicians, and privates on reen-
listment, one hundred thousand dollars.

For pay of the army, three million two hundred and seventy-five thou-
sand one hundred and seventy dollars.

* For the proclamation calling this session of Congress, see Appendix. Procla-
mation, No. 41, post, p. 784.
For commutation of officers' subsistence, six hundred and sixty-one thousand nine hundred and sixty-seven dollars.

For commutation of forage for officers' horses one hundred and twenty-two thousand three hundred and four dollars.

For payment in lieu of clothing for officers' servants, thirty-nine thousand four hundred and forty dollars.

For subsistence in kind, one million nine hundred and eighty-nine thousand eight hundred and thirty-four dollars.

Subsistence.

For subsistence in kind, one million nine hundred and eighty-nine thousand eight hundred and thirty-four dollars.

For clothing for the army, camp, and garrison equipage, six hundred and twenty-four thousand eight hundred and thirty-three dollars and fifty-seven cents:

Quarter master's Department.

For the regular supplies of the Quarter-master's Department, consisting of fuel for the officers, enlisted men, guard, hospitals, storehouses, and offices; forage in kind for the horses, mules, and oxen of the quarter-master's department, at the several posts and stations, and with the armies in the field; for the horses of the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such companies of infantry as may be mounted, and for the authorized number of officers' horses, when serving in the field and at the outposts; of straw for soldiers' bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the pay and quarter-master's departments; and for the printing of division and department orders, army regulations, and reports, one million and ten thousand dollars.

For the incidental expenses of the Quarter-master's Department, consisting of postage on letters and packets received and sent by officers of the army on public service; expenses of courts-martial and courts of inquiry, including the additional compensation to judge advocates, recorders, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers employed, under the direction of the Quarter-master's Department, in the erection of barracks, quarters, store-houses and hospitals; the construction of roads and other constant labor, for periods of not less than ten days, under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department head-quarters, expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters, other disbursing officers and trains, when military escorts cannot be furnished; expenses of the interment of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the Quarter-master's Department, including hire of interpreters, spies, and guides for the army; compensation of clerks to officers of the Quarter-master's Department; compensation of forage and wagon-masters, authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension of deserters, and the expenses incident to their pursuit; the following expenditures required for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, and such companies of infantry as may be mounted, viz: the purchase of travelling forges, blacksmiths and shoeing tools, horse and mule shoes and nails, iron and steel for shoeing, hire of veterinary surgeons, medicines for horses and mules, picket ropes, and shoeing the horses of those corps, three hundred and fifty thousand dollars.

For constructing barracks and other buildings at posts which it may be necessary to occupy during the year; and for repairing, altering, and enlarging buildings at the established posts, including hire or commutation of quarters for officers on military duty; hire of quarters for troops, of storehouses for the safe keeping of military stores, and of grounds for
summer cantonments; for encampments and temporary frontier stations, five hundred thousand dollars.

For mileage or allowance made to officers of the army; for the transportation of themselves and their baggage when travelling on duty without troops or escorts, one hundred and twenty thousand dollars.

For transportation of the army, including the baggage of the troops when moving either by land or water; of clothing, camp, and garrison equipment from the depot at Philadelphia to the several posts and army depots; horse equipments and of subsistence from the places of purchase and from the places of delivery under contract, to such places as the circumstances of the service may require it to be sent; of ordnance, ordnance stores, and small arms, from the foundries and armories, to the arsenals, fortifications, frontier posts, and army depots; freights, wharfage, tolls, and ferriages; for the purchase and hire of horses, mules, and oxen, and the purchase and repair of wagons, carts, drays, ships, and other sea-going vessels and boats for the transportation of supplies and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the pay and other disbursing departments; the expense of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; and for procuring water at such posts as from their situation require that it be brought from a distance; and for clearing roads, and removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops on the frontier, one million five hundred thousand dollars.

For the purchase of horses for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such infantry as it may be found necessary to mount at the frontier posts, two hundred thousand dollars.

For contingencies of the army, twelve thousand dollars.

For the medical and hospital departments, seventy-five thousand dollars.

For contingent expenses of the Adjutant-General's Department, at division and department head-quarters, four hundred dollars.

For compensation of the clerk and messenger in the office of the commanding general, two thousand dollars.

For contingent expenses of the office of the commanding general, three hundred dollars.

For armament of fortifications, one hundred and twenty-five thousand dollars.

For ordnance, ordnance stores, and supplies, including horse equipments for the mounted regiments, two hundred and three thousand dollars.

For the current expenses of the ordnance service, one hundred thousand dollars.

For the manufacture of arms at the national armories, two hundred and fifty thousand dollars.

To enable Thomas H. Barlow, of Kentucky, to manufacture one of his newly-invented rifle cannon, for the purpose of testing the feasibility of their use in the military or naval service of the country, three thousand dollars, to be paid to said Barlow from time to time, as he progresses with the manufacture of the same: Provided, That said cannon shall not be of less calibre than a twelve-pounder: And provided further, That the said Barlow shall give good and sufficient security to the Secretary of War, for the faithful expenditure of the money hereby appropriated in the construction of said cannon.

For arsenals, including the purchase of sites for new arsenals of deposit in Texas and New Mexico, and for the erection of suitable magazines and other arsenal buildings in Texas, in California, in Washington...
Oregon Territory, and in New Mexico, two hundred and thirty thousand one hundred and fifty-seven dollars.

For repairs and improvements and new machinery at Harper's Ferry, thirty-eight thousand eight hundred and ninety-two dollars.

For repairs and new machinery at Springfield armory, Massachusetts, thirty-eight thousand dollars.

For the completion, including water wheels and shafting of the new water shops, grading grounds, and construction of bridge at Springfield Armory, Massachusetts, sixty thousand dollars.

For surveys for military defences, geographical explorations, and reconnaissances, for military purposes, twenty-five thousand dollars.

For purchase and repairs of instruments, fifteen thousand dollars.

For continuing the survey of the Northern and Northwestern lakes, including Lake Superior, fifty thousand dollars.

For printing charts of lake surveys, five thousand dollars.

For Post-Office extension, three hundred thousand dollars.

For arrearages prior to July first, one thousand eight hundred and fifteen, payable through the office of the Third Auditor, under an act approved May first, one thousand eight hundred and twenty, in addition to the balance undrawn in the treasury, two thousand dollars.

For pay, furnishing and maintaining with quarter-master's stores and supplies, and subsistence of mounted and foot companies of Florida volunteers called into the service of the United States, two hundred and forty thousand six hundred and sixty-seven dollars and fifty-two cents.

Approved, August 80, 1856.
RESOLUTIONS.

[No. 1.] A Resolution authorizing the Purchase and Restoration to the British Government of the Ship "Resolute," late of the British Navy.

WHEREAS it has become known to Congress that the ship "Resolute," late of the navy of her Majesty the Queen of the United Kingdom of Great Britain and Ireland, on service in the Arctic seas, in search of Sir John Franklin and the survivors of the expedition under his command, was rescued and recovered in those seas by the officers and crew of the American whaleship, the "George Henry," after the "Resolute" had been necessarily abandoned in the ice by her officers and crew, and after drifting still in the ice for more than one thousand miles from the place where so abandoned—and that the said ship "Resolute" having been brought to the United States by the salvors at great risk and peril, had been generously relinquished to them by her Majesty's government: Now, in token of the deep interest felt in the United States for the service in which her Majesty's said ship was engaged when thus necessarily abandoned, and of the sense entertained by Congress of the act of her Majesty's government in surrendering said ship to the salvors:

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be and he is hereby requested to cause the said ship "Resolute" with all her armament, equipment, and the property on board when she arrived in the United States, and which has been preserved in good condition, to be purchased of her present owners, and that he send the said ship with everything pertaining to her as aforesaid, after being fully repaired and equipped at one of the navy-yards of the United States, back to England under control of the Secretary of the Navy, with a request to her Majesty's government that the United States may be allowed to restore the said ship "Resolute" to her Majesty's service—and for the purchase of said ship and her appurtenances, as aforesaid, the sum of forty thousand dollars, or so much thereof as may be required, is hereby appropriated, to be paid out of any money in the treasury not otherwise appropriated.

APPROVED, August 28, 1856.

[No. 2.] A Resolution authorizing the Acceptance of certain Medals from Foreign Governments.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Surgeon Thomas Williamson and Passed-Assistant Surgeon James F. Harrison, of the United States Navy, be and they are hereby authorized to accept the gold medals recently awarded to them by the Emperor of France.

SEC. 2. And be it further resolved, That Lieutenant M. F. Maury, of the United States Navy, be and he is hereby authorized to accept the gold medals recently presented to him by the governments of Prussia and Holland, and the Republic of Bremen.

APPROVED, August 30, 1856.
[No. 3.] A Resolution allowing Doctor E. K. Kane, and the Officers associated with him in their late Expedition to the Arctic seas, in search of Sir John Franklin, to accept such Token of Acknowledgment from the Government of Great Britain as it may please to present.

Whereas the President of the United States has communicated to Congress a request from the Government of Great Britain that permission should be given by this Government allowing Doctor Elisha K. Kane, a Passed-Assistant Surgeon in the Navy of the United States, and the officers who were with him in his late expedition to the Arctic seas in search of Sir John Franklin, to accept from the Government of Great Britain some "token of thankfulness," and as a memorial of the sense entertained by that Government of "their arduous and generous services" in that behalf—

Be it therefore resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Congress hereby consents that Dr. Elisha S. Sane, of the Navy of the United States, and such of the officers who were with him in the expedition aforesaid, as may yet remain in the service of the United States, may accept from the Government of Great Britain such token of the character aforesaid as it may be the pleasure of that government to present to them.

APPROVED, August 80, 1856.

[No. 4.] A Resolution authorizing Alexander D. Bache to accept a Medal presented to him by the King of Sweden.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Alexander D. Bache, Superintendent of the Coast Survey, be and he is hereby authorized to accept the gold medal recently presented to him by the King of Sweden.

APPROVED, August 80, 1856.
PUBLIC ACTS OF THE THIRTY-FOURTH CONGRESS
OF THE
UNITED STATES.

Passed at the third session, which was begun and held at the City of
Washington, in the District of Columbia, on Monday the second day of
December, 1856, and ended Tuesday the third day of March, 1857.

FRANKLIN PIERCE, President. JESSE D. BRIGHT, President of the
Senate, pro tempore, till January 5, 1857, and JAMES M. MASON from
that time till the close of the Session. NATHANIEL P. BANKS, Jun.,
Speaker of the House of Representatives.

CHAP. II.—An Act providing for the compulsory Prepayment of Postage on all transient
printed Matter.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the provision in the act
approved August thirty, eighteen hundred and fifty-two, entitled "An act
to amend the act entitled an act to reduce and modify the rates of postage
in the United States, and for other purposes, passed March three, eighteen
hundred and fifty-one," permitting transient printed matter to be sent
through the mail of the United States without prepayment of postage, be
and the same is hereby repealed. And the postage on all such transient
matter shall be prepaid by stamps or otherwise, as the Postmaster Gen-
eral may direct.

APPROVED, Jan. 2, 1857.

CHAP. XII.—An Act to amend an Act entitled "An Act to promote the Efficiency of the
Navy."

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That, upon the written request,
made within ninety days after the passage hereof, or within thirty days
after the return of any officer absent from the United States at the time
of the passage of this act, provided he shall return within one year after
the passage of this act, by any officer of the navy who was dropped, fur-
loughed, or retired, by the operation of the act of the twenty-eighth of
January, eighteen hundred and fifty-five, entitled "An act to promote
the efficiency of the navy," the Secretary of the Navy shall cause the
physical, mental, professional, and moral fitness of such officer for the
naval service to be investigated by a court of inquiry, which shall be gov-
erned by the laws and regulations which now govern courts of inquiry;
and the said court shall in their finding report whether the said officer, if
he has been dropped from the rolls of the navy, ought to be restored,
and, if restored, whether to the active list or the reserved list, and if to
the latter, whether on leave of absence or furlough pay; and in case the
officer making the written request, as aforesaid, shall have been placed on
the reserved list, then the court, in their finding, shall report whether the
said officer ought to be restored to the active list, or, if not restored,
whether he ought to remain on the retired list on leave of absence or

Jan. 16, 1857.
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Postage of trans-
ient printed mat-
ter to be prepaid,
1852, ch. 98.
1853, ch. 98.
1855, ch. 127.
1855, ch. 127.

Vol. x. p. 88.
Vol. x. p. 88.
Vol. xi. p. 616.
Vol. xi. p. 616.
Restoration of officers.

Number of officers may be increased.

1855, ch. 127.

Provided as to reducing the number hereafter.

Rank of restored officers

Dropped officers may be placed on the retired or furlough list.

Officers not restored to have one year’s pay.

Transfers from the furlough to the reserved list. 

Reserved officers eligible to promotion.

Promotion of officers on the reserved list. 

Their pay and rank.

Flag officers.

Restored officers to draw their back pay.

1856, ch. 76, § 3.

Passed, p. 497.

Restoration of officers; and the finding of the court shall, in all cases, be submitted to the President of the United States, and, if approved by him, in the case of a dropped officer, where restoration has been recommended, such officer may be nominated by the President to the Senate for restoration to the service, according to the finding of the court as approved by him; and in the case of a retired officer, the finding of the court, when approved by the President, shall be conclusive; and such officer shall be restored to the active list, to occupy that position and rank in the navy which he would have occupied had he not been retired under the action of the late naval board; or he shall remain upon the retired list on leave of absence or furlough pay, according to the finding of the court, as approved by the President: Provided, That the officers so restored or placed on the reserved list, shall be appointed to their places, respectively, by the President, by and with the advice and consent of the Senate.

SEC. 2. And be it further enacted, That the operation of the present law limiting the number of officers of the navy shall be suspended so far as to authorize the restoration, within one year from the passage of this act, by the President, by and with the advice and consent of the Senate, of officers restored or dropped under the operation of the act of the twenty-eighth of February, eighteen hundred and fifty-five, entitled “An act to promote the efficiency of the navy:” Provided, That there shall be no further promotions or appointments in any grade, after said restorations shall have been made thereto, until such grade in the active service shall be reduced to the limit now prescribed by law. That when any such officer shall be restored to the navy, by and with the advice and consent of the Senate, the officer so restored shall occupy that position and rank in the navy which he would have held had he not been retired, furloughed, or dropped, by the order of the President, on the report of the naval board: Provided, further, That any dropped officer who may be, in the opinion of said court, entitled to be placed on the retired or furloughed list, may be thus placed by the President, by and with the advice and consent of the Senate.

SEC. 3. And be it further enacted, That officers who were dropped, one year’s pay. as aforesaid, and who shall not be restored to the naval service within one year from the passage hereof, shall be entitled to receive one year’s duty pay of their grades, respectively; and the President shall be, and he is hereby, authorized, with the advice and consent of the Senate, to transfer any officer from the furlough to the reserved pay list, and that so much of the act of February twenty-eighth, eighteen hundred and fifty-five, entitled “An act to promote the efficiency of the navy,” as renders reserved officers ineligible to promotion, be and the same is hereby repealed.

SEC. 4. And be it further enacted, That reserved officers may be promoted on the reserved list, by and with the advice and consent of the Senate, but no such promotion shall entitle them to any pay beyond that to which they were entitled when so reserved, nor shall they, by such promotion, take any higher rank than they would have taken had they been retained in the active service of the navy; and nothing in this act, or in the act to which this is an amendment, shall be so construed as to preclude officers on the reserved list from wearing the uniform of their grades respectively.

SEC. 5. And be it further enacted, That captains in command of squadrons shall be denominated flag officers.

SEC. 6. And be it further enacted, That all officers who may be restored to active service, under the provisions of this act, shall be entitled to draw the same pay they were drawing at the time they were retired or dropped, for and during the time of such retirement or suspension from the active service aforesaid.

APPROVED, Jan. 16, 1857.
THIRTY-FOURTH CONGRESS. Sess. III. Ch. 18, 18, 19. 1857.

CHAP. XIII.—An Act making Appropriations for the Payment of Invalid and other Pensions of the United States for the Year ending the thirtieth June, eighteen hundred and fifty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the payment of pensions for the year ending the thirtieth of June, eighteen hundred and fifty-eight:

For invalid pensions, under various acts, four hundred and seventy-six thousand dollars.

For pensions under acts of the eighteenth March, eighteen hundred and fifteen, May, eighteen hundred and twenty-eight, and July, eighteen hundred and thirty-two, one hundred and twenty dollars.

For pensions to widows of those who served in the revolutionary war, under the third section of acts of fourth July, eighteen hundred and thirty-six, seventh July, eighteen hundred and thirty-six, third March, eighteen hundred and forty-three, seventeenth June, eighteen hundred and forty-four, second February and twenty-ninth July, eighteen hundred and forty-eight, and second section act of third February, eighteen hundred and fifty-three, one hundred and ninety-one thousand five hundred dollars.

For navy invalid pensions, forty thousand dollars.

For navy pensions to widows and orphans, under act of eleventh August, eighteen hundred and forty-eight, first section of act of third February, eighteen hundred and fifty-three, and under special acts, one hundred and ninety-one thousand five hundred dollars.

APPROVED, January 17, 1857.

CHAP. XVIII.—An Act to procure a Bust, in Marble, of the late Chief Justice John Rutledge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the joint committee of the two Houses of Congress on the Library be and they are hereby authorized and required to contract with a suitable artist for the execution, in marble, and delivery in the room of the Supreme Court of the United States, a bust of the late Chief Justice John Rutledge.

Sec. 2. And be it further enacted, That for the purpose of carrying this act into effect, there be and hereby is appropriated, eight hundred dollars, to be paid out of any money in the treasury not otherwise appropriated.

APPROVED, January 21, 1857.

CHAP. XIX.—An Act more effectually to enforce the Attendance of Witnesses, and to compel them to discover Testimony.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person summoned as a witness by the authority of either House of Congress to give testimony or to produce papers or to produce papers upon any matter before either House, or any committee of either House of Congress, who shall wilfully make default, or who, appearing, shall refuse to answer any question pertinent to the matter of inquiry in consideration before the House or committee by which he shall be examined, shall in addition to the pains and penalties now existing, be liable to indictment as and for a misdemeanor, in any court of the United States having jurisdiction thereof, and on conviction, shall pay...
No person to be held criminally for any matter respecting which he has been required to testify before either House of Congress or any committee. Nothing disclosed by such witness to be evidence against him.

No such witness as excused from answering on the ground that he will criminate himself.

Provided, That nothing in this act shall be construed to exempt any witness from prosecution and punishment for perjury committed by him in testifying as aforesaid.

SEC. 3. And be it further enacted, That when a witness shall fail to testify, as provided in the previous sections of this act, and the facts shall be reported to the House, it shall be the duty of the Speaker of the House or the President of the Senate to certify the fact with the seal of the House or Senate to the district attorney for the District of Columbia, whose duty it shall be to bring the matter before the grand jury for their action.

Approved, January 24, 1857.

CHAP. XXV.-An Act authorising the establishing of a Navy Depot on Blythe Island, at Brunswick, on the Coast of Georgia, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be and he is hereby authorized to purchase a site for a navy depot on Blythe Island, on the coast of Georgia, and to erect such buildings and make such improvements as may be necessary for the repair of United States vessels of war, and afford refuge therefor, and that the sum of two hundred thousand dollars be appropriated for effecting that object, out of any moneys in the treasury not otherwise appropriated.

Approved, January 28, 1857.
CHAP. XXXII.—An Act to authorize the President of the United States to cause to be procured, by purchase or otherwise, a suitable Steamer as a Revenue Cutter.

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 is hereby authorized to cause to be procured, by purchase or otherwise, a suitable steamer as a revenue cutter; and that the sum of one hundred and fifty thousand dollars be and is hereby appropriated for that purpose, out of any moneys now in the treasury of the United States, and not otherwise appropriated.

APPROVED, February 5, 1857.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no insane person not charged with any breach of the peace shall ever hereafter be confined in the United States jail, or in the United States penitentiary, in this District.

SEC. 2. And be it further enacted, That the Secretary of the Interior shall have power to grant his order for the admission into the government hospital for the insane, any insane person unable to support himself or herself and family, (or himself, or herself if he or she have no family,) under the visitation of insanity, who resided in the District at the time he or she became insane, and who is not charged with any breach of the peace, upon the certificate of any judge of the circuit or criminal court, or any justice of the peace of the District, stating that two respectable physicians appeared before said judge or justice and certified under oath, that they knew the party alleged to be insane, and that they believed him or her to be a fit subject for treatment in such hospital; also stating that two respectable householders, residents of the District, appeared before him and certified under oath, that he or she was a resident of the District at the time he or she was seized with the mental disorder under which he or she then labored, and that he or she was unable to pay his or her board and other expenses therein; and the certificate of such physicians, and the certificate of such householders shall accompany the certificate of such judge or justice. The application within what time application to the Secretary of the Interior for his order for the admission of said indigent insane person into the said hospital must be made within five days after the examination of the witnesses before the said judge or justice.

SEC. 3. And be it further enacted, That the order of the Secretary of the Interior, granted under the authority of the second section of this act, shall authorize any police officer or constable to assist in carrying such indigent insane person to the hospital, whenever such assistance is represented to be necessary by the person holding the order; but all the expenses of witnesses before said judge or justice of the peace, and of carrying such patient to the hospital, shall be borne by his or her friends, or by the local authorities of the District.

SEC. 4. And be it further enacted, That any indigent insane person who did not reside in the District at the time he or she became insane, may in like manner as provided in the second section of this act, be admitted into the said hospital upon the application of the corporate authorities of the city of Washington, or of Georgetown, and at the expense of either of the said cities during the continuance of said insane person therein, it being hereby designed to give the superintendent thereof authority to take Admision of non-resident insane persons.

Expenditure.

Police Officers.

Certificate.

Proof that person is insane and indigent.

Within what time application to be made.
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charge of such insane person until the authorities aforesaid can discover who his or her friends are, or whence he or she came, with a view to the return of such person to such friends, or to the place of his or her residence, and thus relieve said corporate authorities of the expense and charge of said indigent insane non-resident.

SEC. 5. And be it further enacted, That if any person, charged with crime, be found, in the court before which he or she is so charged, to be an insane person, such court shall certify the same to the Secretary of the Interior, who may order such person to be confined in said hospital, and if he or she be not indigent, he or she and his or her estate shall be charged with expenses of his or her support in said hospital.

SEC. 6. And be it further enacted, That any person becoming insane during the continuance of his or her sentence in the United States penitentiary, shall have the same privilege of treatment in the hospital during the continuance of his or her mental disorder as is granted in section five to persons who escape the consequences of criminal acts by reason of insanity, unless it be the opinion, both of the physician to the penitentiary and the superintendent of the hospital, that such insane convict is so depraved and furious in his or her character as to render his or her custody in the hospital insecure, and his or her example pernicious.

SEC. 7. And be it further enacted, That when any person confined in said hospital, charged with crime and subject to be tried therefor, or convicted of crime and undergoing sentence therefor, shall be restored to sanity, the superintendent of the hospital shall give notice thereof to the judge of the criminal court, and deliver him or her to said court in obedience to the proper precept.

SEC. 8. And be it further enacted, That the independent or pay patients may be received into the hospital on the certificate of two respectable physicians of the District, stating that they have personally examined the patient, and believe him or her to be insane at the time of giving the certificate, and a fit subject for treatment in the institution, accompanied by a written request for the admission from the nearest relatives, legal guardian, or friend of the patient, where he or she may remain until restored to reason: Provided, The friends of the patient comply with the regulations of the hospital in respect to payment of board, and in all other respects. The request for admission must be made within five days of the date of the certificate of insanity.

SEC. 9. And be it further enacted, That if any person will give bond, with sufficient security, to be approved by the criminal court; or circuit court, or any judge thereof in vacation, payable to the United States, with condition to restrain and take care of any independent or indigent insane person not charged with a breach of the peace, whether in the hospital or not, until the insane person is restored to sanity, such court or judge thereof may, in its discretion, deliver such insane person to the party giving such bond. 

APPROVED, February 7, 1857.

CHAP. XXXVII.—An Act for regulating the Terms of the Circuit Court 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 the circuit court of the District of Columbia shall have power, by rule of court, to regulate the periods of holding the terms of said court, and to fix the number of such terms, and the same, from time to time, to alter, as public convenience may require: Provided, That at least three terms shall be held annually. And all suits, or actions at law, shall stand for judgment or trial at the term next after that to which process shall be returned executed, unless good cause for further continuance be shown.

APPROVED, February 7, 1857.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated out of any money in the treasury not otherwise appropriated, for the objects hereafter expressed, for the fiscal year ending the thirtieth of June, eighteen hundred and fifty-eight, namely:

For salaries of envoys extraordinary, ministers, and commissioners of the United States at Great Britain, France, Russia, Spain, Austria, Prussia, Brazil, Mexico, Swiss, Switzerland, Rome, Naples, Sicily, Belgium, Holland, Portugal, Denmark, Sweden, Turkey, Peru, Chili, Buenos Ayres, New Grenada, Bolivia, Ecuador, Venezuela, Guatemala, Nicaragua, China and Sandwich Islands, two hundred and seventy-one thousand dollars.

For salaries of the secretaries of legation of the United States at Great Britain, France, Russia, Spain, Austria, Prussia, Brazil, Mexico, Peru, Chili, and Buenos Ayres, twenty thousand five hundred and fifty dollars.

For the salaries of assistant secretaries of legation at London and Paris, three thousand dollars.

For salary of the secretary of legation to China, acting as interpreter, five thousand dollars.

For salary of the secretary of legation to Turkey, acting as dragoman, three thousand dollars.

For contingent expenses of all the missions abroad, seventy-five thousand dollars.

For contingent expenses of foreign intercourse, sixty thousand dollars.

For expenses of the consulates in the Turkish dominions, viz: interpreters, guards, and other expenses of the consulates at Constantinople, Smyrna, Candia, Alexandria, and Beyrout, two thousand five hundred dollars.

For the relief and protection of American seamen in foreign countries, one hundred and twenty-five thousand dollars.

For expenses which may be incurred in acknowledging the services of the masters and crews of foreign vessels in rescuing citizens and vessels of the United States from shipwreck, three thousand dollars, to be expended under the direction of the President of the United States.

For the purchase of blank books, stationery, arms of the United States, seals, presses, and flags, and for the payment of portages for the consuls of the United States, fifty thousand dollars.

For compensation of the commissioner provided in the first article of the reciprocity treaty with Great Britain, two thousand dollars.

For per diem of commissioner and compensation of surveyor, four thousand nine hundred and twenty dollars.

For payment of all expenses attending the employment of steamer or sailing vessel; and for surveys and umpirage, fifteen thousand seven hundred and fifty dollars.

For travelling expenses, transportation, repairs of instruments, and all other expenses, seven hundred dollars.

For commission to run the boundary with Great Britain on Washington Territory, seventy-one thousand dollars. Provided, That the annual compensation of said officers shall not exceed the.
rates provided in the third section of the act of eleventh August, eighteen hundred and fifty-six, entitled "An act to provide for carrying into effect the first article of the treaty between the United States and her Majesty the Queen of the United Kingdom of Great Britain and Ireland, of the fifteenth day of June, eighteen hundred and forty-six."


For interpreters to the consulates in China, four thousand five hundred dollars.

For estimated loss by exchange on drafts of consuls, and interpreters, for salary, forty-five thousand dollars.

For the preservation of the archives of the several consulates of the United States and the commercial agencies, eleven thousand nine hundred dollars.

For office rent for those consuls-general, consuls, and commercial agents, who are not allowed to trade, not to exceed ten per centum on the amount of their compensation, as fixed by the act of eighteen August, eighteen hundred and fifty-six, twenty-three thousand five hundred dollars.

SEC. 2. And be it further enacted, That the seventh section of "An act to regulate the Diplomatic and Consular Systems of the United States," approved eighteen August, eighteen hundred and fifty-six be repealed, and the same is hereby repealed.

APPROVED, February 7, 1857.

CHAP. XLV.—An Act making Appropriations for the Support of the Military Academy for the Year ending the thirtieth of June, eighteen hundred and fifty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated for the support of the Military Academy, for the year ending the thirtieth of June, eighteen hundred and fifty-eight.

For pay of officers, instructors, cadets, and musicians, ninety-one thousand one hundred and six dollars.

For commutation of subsistence, two thousand and forty-four dollars.

For forage for officers' horses, eight hundred and sixty-four dollars.

For current and ordinary expenses, as follows: repairs and improve-
ments, fuel and apparatus, forage, postage, stationery, transportation, printing, clerks, miscellaneous and incidental expenses, and departments of instruction, thirty-five thousand two hundred and seventy-five dollars.

For gradual increase and expense of library, one thousand five hundred dollars.

For expenses of the board of visitors, three thousand dollars.

For forage for artillery and cavalry horses, eight thousand six hundred and forty dollars.

For supplying horses for cavalry and artillery practice, one thousand dollars.

For furniture for hospital for cadets, two hundred and fifty dollars.

For barracks for dragoon detachment, five thousand dollars.

For purchase of bell, and mounting the same with the clock on one of the public buildings, eight hundred dollars.

To procure the ballistic apparatus for gun pendulum, five hundred dollars.

For repairs to officers' quarters, five hundred dollars.

For models for the department of cavalry, one thousand dollars.

For extension of water pipes and increase of reservoir, two thousand dollars.

For targets and batteries for artillery exercise, two hundred dollars.

For gas pipes, gasometers, and retorts, seven thousand five hundred dollars.

SEC. 2. And be it further enacted, That there shall be appointed at the Professor of Military Academy, in addition to the professors authorized by the existing laws, a professor of Spanish, at a salary of two thousand dollars per annum.

SEC. 3. And be it further enacted, That the compensation of the Pay of the master of the sword be fifteen hundred dollars per annum with fuel and sword quarters.

Approved, February 16, 1857.
THIRTY-FOURTH CONGRESS. Sess. III. Ch. 46, 50. 1867.

violate the Constitution or any law of the United States or of the District of Columbia.

SEC. 3. And be it further enacted, That it shall be the duty of the Justices of the Peace in the several wards of the cities of Washington and Georgetown and of the county of Washington, to ascertain the names and residences of all Deaf and Dumb and Blind persons within their respective wards and districts; who of them are of a teachable age, and also who of them are in indigent circumstances, and report the same to the President of the Institution hereby incorporated.

SEC. 4. And be it further enacted, That whenever the Secretary of the Interior shall be satisfied by evidence produced by the President of the Institution hereby incorporated, that any Deaf and Dumb or Blind person of teachable age properly belonging to this District, is in indigent circumstances and cannot command the means to secure an education, it shall be his duty to authorize the said person to enter the said Institution for instruction, and to pay for his maintenance and tuition therein at the rate of one hundred and fifty dollars per annum, for such Deaf and Dumb pupil, and at the rate of one hundred and fifty dollars per annum for such Blind pupil, payable quarterly out of the Treasury of the United States.

SEC. 5. And be it further enacted, That it shall be lawful for said Institution to receive and instruct Deaf and Dumb and Blind persons from any of the States and Territories of the United States on such terms as may be agreed upon by themselves, their parents, guardians, or trustees, and the proper authorities of said Institution.

SEC. 6. And be it further enacted, That it shall be the duty of the President and directors of said Institution to report to the Secretary of the Interior the condition of said Institution on the first day of July in each year, embracing in said report the number of pupils of each description received and discharged during the preceding year, and the number remaining in the Institution; also the branches of knowledge and industry taught and the progress made therein; also a statement showing the receipts of the Institution and from what sources, and its disbursements and for what objects.

APPROVED, February 16, 1867.

Feb. 17, 1857.

CHAP. I.—An Act for the Construction of a Wagon Road from Fort Kearney via the South Pass of the Rocky Mountains and Great Salt Lake Valley, to the eastern Portion of the State of California, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of three hundred thousand 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, for the construction of a wagon road from Fort Kearney, in the Territory of Nebraska, via the South Pass of the Rocky Mountains, to the eastern boundary of the State of California near Honey Lake, to be expended under the direction of the Secretary of the Interior, pursuant to contracts to be made by him—said road to connect with and form an extension of the road already authorized from Fort Ridgely to the aforesaid South Pass.

SEC. 2. And be it further enacted, That the sum of two hundred thousand dollars, or as 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 construction of a wagon road from El Paso, on the Rio Grande, to Fort Yuma, at the mouth of the Gila River, to be expended under the direction of the Secretary of the Interior pursuant to contracts to be made by him.

SEC. 3. And be it further enacted, That a sum of fifty thousand dollars
be and the same is hereby appropriated out of any money in the treasury
not otherwise appropriated, for the construction of a wagon road from Fort
Defiance in the Territory of New Mexico, to the Colorado River, near
the mouth of the Mohava River.

Approved, February 17, 1857.

CHAP. LV.—An Act to increase the Pay of the Officers of the Army.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That from and after the com-
mencement of the present fiscal year, the pay of each commissioned officer
of the army, including military storekeepers, shall be increased twenty
dollars per month, and that the commutation price of officers' subsistence
shall be thirty cents per ration.

Sec. 2. And be it further enacted, That the Secretary of War be
authorized, on the recommendation of the council of administration, to
extend the additional pay herein provided to any person serving as
chaplain, at any post of the army.

Approved, February 21, 1857.

CHAP. LVI.—An Act relating to Foreign Coins and to the Coinage of
Cents at the Mint 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 pieces commonly
known as the quarter, eighth, and sixteenth of the Spanish pillar dollar,
and of the Mexican dollar, shall be receivable at the treasury of the
United States, and its several offices, and at the several post-offices and
land-offices, at the rates of valuation following,—that is to say, the fourth
of a dollar, or piece of two reals, at twenty cents; the eighth of a dollar,
or piece of one real, at ten cents; and the sixteenth of a dollar, or half
real, at five cents.

Sec. 2. And be it further enacted, That the said coins, when so re-
ceived, shall not again be paid out, or put in circulation, but shall be
recoined at the mint. And it shall be the duty of the director of the
mint, with the approbation of the Secretary of the Treasury, to prescribe
such regulations as may be necessary and proper, to secure their trans-
mission to the mint for recoing, and the return or distribution of the
proceeds thereof, when deemed expedient, and to prescribe such forms of
account as may be appropriate and applicable to the circumstances: Pro-
vided, That the expenses incident to such transmission or distribution, and
of recoing, shall be charged against the account of silver profit and
loss, and the net profits, if any, shall be paid from time to time into the
treasury of the United States.

Sec. 3. And be it further enacted, That all former acts authorizing the
currency of foreign gold or silver coins, and declaring the same a legal
tender in payment for debts, are hereby repealed; but it shall be the duty
of the director of the mint to cause assays to be made, from time to time,
of such foreign coins as may be known to our commerce, to determine
their average weight, fineness, and value, and to embrace in his annual
report a statement of the results thereof.

Sec. 4. And be it further enacted, That from and after the passage of
this act, the standard weight of the cent coined at the mint shall be seventy-
two grains, or three twentieths of one ounce troy, with no greater devia-
tion than four grains in each piece; and said cent shall be composed of
eighty-eight per centum of copper and twelve per centum of nickel, of
such shape and device as may be fixed by the director of the mint, with
the approbation of the Secretary of the Treasury; and the coinage of
the half cent shall cease.
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SEC. 5. And be it further enacted, That the treasurer of the mint, under the instruction of the Secretary of the Treasury, shall, from time to time, purchase from the bullion fund of the mint the materials necessary for the coinage of such cent piece, and transfer the same to the proper operative officers of the mint to be manufactured and returned in coin. And the laws in force relating to the mint and the coinage of the precious metals, and in regard to the sale and distribution of the copper coins, shall, so far as applicable, be extended to the coinage herein provided for: Provided, That the net profits of said coinage, ascertained in like manner as is prescribed in the second section of this act, shall be transferred to the treasury of the United States.

SEC. 6. And be it further enacted, That it shall be lawful to pay out the said cent at the mint in exchange for any of the gold and silver coins of the United States, and also in exchange for the former copper coins issued: and it shall be lawful to transmit parcels of the said cents, from time to time, to the assistant treasurers, depositaries, and other officers of the United States, under general regulations proposed by the director of the mint, and approved by the Secretary of the Treasury, for exchange as aforesaid. And it shall also be lawful for the space of two years from the passage of this act and no longer, to pay out at the mint the cents aforesaid for the fractional parts of the dollar hereinbefore named, at their nominal value of twenty-five, twelve-and-a-half and six-and-a-quarter cents, respectively.

SEC. 7. And be it further enacted, That hereafter the director of the mint shall make his annual report to the Secretary of the Treasury, up to the thirtieth of June in each year, so that the same may appear in his annual report to Congress on the finances.

Approved, February 21, 1857.

CHAP. LVII.—An Act to divide the State of Texas 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 Texas be and the same is hereby divided into two judicial districts, in the following manner, to wit: All the territory of the State of Texas embraced in the counties of Newton, Jasper, Jefferson, Orange, Tyler, Polk, Liberty, Galveston, Harris, Montgomery, Austin, Fort Bend, Brazoria, Colorado, Wharton, Matagorda, Lavaca, Jackson, Calhoun, Dewitt, Victoria, Goliad, Refugio, San Patricio, Nueces, Cameron, Starr, Webb, and Hidalgo, as they existed in eighteen hundred and fifty-two, shall compose one district, to be called the eastern district of Texas; and all the remaining part of the territory of the said State shall compose another district, to be called the western district of Texas.

SEC. 2. And be it further enacted, That there shall be held in each year four terms of the district court of the eastern district of Texas, two of which terms shall be begun and held at Galveston on the first Mondays in December and May, respectively; and the other two shall be begun and held at Brownsville on the first Mondays of March and October, respectively; and four terms of the district court of the western district of Texas shall be held in each year, two of which terms shall be begun and held at Austin on the first Mondays of January and June, respectively; and the other two shall be begun and held at Tyler on the first Mondays of March and November, respectively; and the said courts are hereby authorized to hold adjourned terms when the business of the said courts shall, in the opinion of the judge or judges, require it.

SEC. 3. And be it further enacted, That all suits and proceedings of whatever name or nature pending in the district court of Texas, at any of the places at which terms of the said courts were enjoined to be held, and which said places may be within the eastern district of Texas, shall be
transferred to the district court of the eastern district of Texas; and such suits and proceedings pending at any of the places at which terms of the said district court were enjoined to be held, and which said places may be within the western district, shall be transferred to the district court of the western district of Texas; and this act shall not produce a discontinuance of any such suit or proceeding, or of any order, issue, or process therein; and jurisdiction is here given to the said district courts respectively* and perform all duties appertaining to the said suits and proceedings, and to proceed to try and dispose of the same as fully as the district court of Texas was authorized to do; and all process, mesne or final, which may have issued from any of the courts of the district of Texas, shall be proceeded in and returned to the district court to be holden at the place from whence the same issued, and shall be of as full force and effect as if the said district had not been divided into two districts; and all process which may have issued from the said district court of Texas in any cause pending therein, or any penal or other process which may hereafter issue from any of the said courts to enforce any order, judgment, or decree, in any cause heretofore ended and determined therein, shall be issued from and made returnable to the court in which the said cause or the record thereof may be, and may issue and be executed by the marshal of the district from which issues in any part of the State.

Sec. 4. And be it further enacted, That either of the said district courts may, on application of the parties defendant, and for good cause shown, order any suit now pending, and transferred to such court by this act, to be removed to the proper court of the other district for further proceedings; and thereupon the clerk shall transmit all the papers in the cause, with a transcript of all the proceeding and orders in relation thereto, to the clerk of the court to which the suit shall be removed, and all further proceedings shall be had in the said court, as if the suit had been originally commenced therein.

Sec. 5. And be it further enacted, That the present judge of the district of Texas be and he is hereby assigned to hold said courts in the eastern district of Texas, and shall exercise the same jurisdiction and perform the same duties within the said district as he now exercises and performs within his present district. There shall be appointed a district judge for the western district of Texas, who shall possess the same powers, and do and perform all such duties in his district as are now enjoyed, or in any manner appertaining to the present district judge for the district of Texas. And the district judge of each district shall be entitled to the same compensation as by law is provided for the present judge of the district of Texas.

Sec. 6. And be it further enacted, That there be appointed one person as district attorney, and one person as marshal, for said western district, whose terms of appointment and service, as well as duties and emoluments, shall be the same with those respectively appertaining to the said offices in the district of Texas; and said marshal shall give the same bond that other marshals are required to give, to be approved and recorded as now directed by law: Provided, That the present district attorney of the district of Texas shall be the district attorney for the eastern district, but shall retain charge of all suits already commenced until the final termination, unless the President of the United States shall otherwise direct; and the present marshal of the district of Texas shall be the marshal of the eastern district, during their respective official terms.

Sec. 7. And be it further enacted, That all suits hereafter to be brought in either of said courts, not of a local nature, shall be brought in the court of the district where the defendant resides; but if there be more

* Something seems wanting here to complete the sense, but the Rolls are as is printed above.
THIRTY-FOURTH CONGRESS. Sess. III. Ch. 60. 1857.

than one defendant, and they reside in different districts, the plaintiff may issue in either, and send a duplicate writ against the defendants, directed to the marshal of the other district, on which writ an endorsement shall be made, that the writ thus sent is a copy of a writ sued out of the court of the proper district; and said writs, when executed and returned into the office from whence they issued, shall constitute one suit and be proceeded in accordingly.

APPROVED, February 21, 1857.

Inhabitants of part of Minnesota authorized to form a Constitution and State Government.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the inhabitants of that portion of the Territory of Minnesota which is embraced within the following limits, to wit: Beginning at the point in the centre of the main channel of the Red River of the North, where the boundary line between the United States and the British possessions crosses the same; thence up the main channel of said river to that of the Bois des Sioux River; thence [up] the main channel of said river to Lake Travers; thence up the centre of said lake to the southern extremity thereof; thence in a direct line to the head of Big Stone Lake; thence through its centre to its outlet; thence by a due south line to the north line of the State of Iowa; thence east along the northern boundary of said State to the main channel of the Mississippi River; thence up the main channel of said river, and following the boundary line of the State of Wisconsin, until the same intersects the Saint Louis River; thence down said river to and through Lake Superior, on the boundary line of Wisconsin and Michigan, until it intersects the dividing line between the United States and the British possessions; thence up Pigeon River, and following said dividing line to the place of beginning—be and they are hereby authorized to form for themselves a Constitution and State Government, by the name of the State of Minnesota, and to come into the Union on an equal footing with the original States, according to the federal constitution.

SEC. 2. And be it further enacted, That the said State of Minnesota shall have concurrent jurisdiction on the Mississippi and all other rivers and waters bordering on the said State of Minnesota, so far as the same shall form a common boundary to said State and any other State or States now or hereafter to be formed or bounded by the same; and said river and waters, and the navigable waters leading into the same, shall be common highways, and forever free, as well to the inhabitants of said State as to all other citizens of the United States, without any tax, duty, impost, or toll, therefor.

SEC. 3. And be it further enacted, That on the first Monday in June next, the legal voters in each representative district, then existing within the limits of the proposed State, are hereby authorized to elect two delegates for each representative to which said district may be entitled according to the apportionment for representatives to the territorial legislature, which election for delegates shall be held and conducted, and the returns made, in all respects in conformity with the laws of said Territory regulating the election of representatives; and the delegates so elected shall assemble at the capitol of said Territory on the second Monday in July next, and first determine, by a vote, whether it is the wish of the people of the proposed State, to be admitted into the Union at that time; and if so, shall proceed to form a constitution, and take all necessary steps for the establishment of a State government, in conformity with the federal constitution, subject to the approval and ratification of the people of the proposed State.
THIRTY-FOURTH CONGRESS. Sess. III. Ch. 60. 1857.

SEC. 4. And be it further enacted, That in the event said convention shall decide in favor of the immediate admission of the proposed State into the Union, it shall be the duty of the United States' marshal for said Territory to proceed to take a census or enumeration of the inhabitants within the limits of the proposed State, under such rules and regulations as shall be prescribed by the Secretary of the Interior, with the view of ascertaining the number of representatives to which said State may be entitled in the Congress of the United States; and said State shall be entitled to one representative and such additional representatives as the population of the State shall, according to the census, show it would be entitled to according to the present ratio of representation.

SEC. 5. And be it further enacted, That the following propositions be, and the same are hereby offered to the said convention of the people of Minnesota for their free acceptance or rejection, which, if accepted by the convention, shall be obligatory on the United States and upon the said State of Minnesota, to wit:

First. That sections numbered sixteen and thirty-six in every township of public lands in said State, and where either of said sections, or any part thereof, has been sold or otherwise been disposed of, other lands, equivalent thereto and as contiguous as may be, shall be granted to said State for the use of schools.

Second. That seventy-two sections of land shall be set apart and reserved for the use and support of a State university, to be selected by the Governor of said State, subject to the approval of the Commissioner of the General Land-Office, and to be appropriated and applied in such manner as the legislature of said State may prescribe for the purpose aforesaid, but for no other purpose.

Third. That ten entire sections of land, to be selected by the Governor of said State, in legal subdivisions, shall be granted to said State for the purpose of completing the public buildings, or for the erection of others at, the seat of government, under the direction of the legislature thereof.

Fourth. That all salt springs within said State, not exceeding twelve in number, with six sections of land adjoining, or as contiguous as may be to each, shall be granted to said State for its use; the same to be selected by the Governor thereof within one year after the admission of said State, and when so selected, to be used or disposed of on such terms, conditions, and regulations as the legislature shall direct: Provided, That no salt spring or land, the right whereof is now vested in any individual or individuals, or which may be hereafter confirmed or adjudged to any individual or individuals, shall, by this article, be granted to said State.

Fifth. That five per centum of the net proceeds of sales of all public lands lying within said State, which shall be sold by Congress after the admission of the said State into the Union, after deducting all the expenses incident to the same, shall be paid to said State, for the purpose of making public roads and internal improvements, as the legislature shall direct: Provided, The foregoing propositions herein offered are on the condition, that the said convention which shall form the constitution of said State shall provide, by a clause in said constitution, or an ordinance, irrevocable without the consent of the United States, that said State shall never interfere with the primary disposal of the soil within the same, by the United States, or with any regulations Congress may find necessary for securing the title in said soil to bona fide purchasers thereof; and that no tax shall be imposed on lands belonging to the United States, and that in no case shall non-resident proprietors be taxed higher than residents.

APPROVED, February 26, 1857.
March 2, 1857.

CHAP. LXL.—An Act making Appropriations for the Completion of Military Roads in Oregon Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums of money be and the same are hereby appropriated, for the completion of military roads now in the course of construction in the Territory of Oregon, to wit:— for the completion of the road from Astoria to Salem, the sum of ten thousand dollars; for the completion of the road from Myrtle Creek to Camp Stewart, the sum of thirty thousand dollars; and for the completion of the road from Myrtle Creek to Scottsburg, the sum of thirty thousand dollars; the same to be done under the direction of the Secretary of War.

APPROVED, March 2, 1857.

March 2, 1857.

CHAP. LXII.—An Act to establish Augusta, in the State of Georgia, a Port of Delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Augusta, in the State of Georgia, within the collection district of Savannah, be and the same is hereby declared to be a port of delivery, within the said collection district, and there shall be appointed a surveyor of customs, to reside at said port of Augusta, who shall perform similar duties towards, and in connection with, the collector at the port of entry, as are prescribed for surveyors of the ports of Pittsburg, Wheeling, Cincinnati, Louisville, St. Louis, and Nashville, by the act of Congress approved second March, eighteen hundred and thirty-one, being entitled “An act allowing the duties on foreign merchandize imported into Pittsburg, Wheeling, Cincinnati, Louisville, St. Louis, and Nashville, to be the same as those prescribed for the collector at New Orleans, in reference to merchandise entered by an importer or his agent there for the ports above mentioned in said act. And importations of foreign merchandize to Augusta may be made through the port of Savannah in the same way, and under like instructions, restrictions, penalties, and forfeitures; as by the said act they are allowed to be made to the places above mentioned through the port of New Orleans.

APPROVED, March 2, 1857.

March 2, 1857.

CHAP. LXIII.—An Act to amend the twenty-eighth Section of the Act of Congress approved the thirtieth of August one thousand eight hundred and forty-two, entitled “An Act to provide Revenue from Imports and to change and modify existing Laws imposing Duties on Imports and for other Purposes,”—prohibiting the Importation of obscene and indecent Articles, so as more effectually to accomplish the Purposes for which that Provision was enacted.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the twenty-eighth section of the act of Congress approved the thirtieth of August, one thousand eight hundred and forty-two, and entitled “An act to provide revenue from imports, and to change and modify existing laws imposing duties on imports, and for other purposes,” be amended as follows:

The importation of all indecent or obscene articles, prints, paintings, lithographs, engravings, images, figures, daguerreotypes, photographs, and transparencies, is hereby prohibited, and no invoice or package whatever, or any part thereof, in which any such articles are contained, shall be
admitted to entry; and all invoices and packages wherein any such articles shall compose a part, are hereby declared to be liable to be proceeded against, seized, and forfeited by due course of law, and the said articles shall be forthwith destroyed.

Approved, March 2, 1857.

CHAP. XC.—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 thirty-first eighteen hundred and fifty-eight.

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

For the current and contingent expenses of the Indian department, viz:

For the pay of superintendents of Indian affairs, and of the several Indian agents, per acts of fifth June, eighteen hundred and fifty, twenty-eight; September, eighteen hundred and fifty, twenty-seventh February, eighteen hundred and fifty-one, third March, eighteen hundred and fifty-three, thirty-first July, eighteen hundred and fifty-four, and eighteenth August, eighteen hundred and fifty-six, seventy-five thousand seven hundred and fifty dollars: Provided, That at the discretion of the President all disbursements of moneys, whether for annuities or otherwise, to fulfill treaty stipulations with individual Indians or Indian tribes, now or hereafter to be appropriated for such objects, shall be made in person by the superintendents of Indian affairs, where superintendencies exist, to all Indians or tribes within the limits of their respective superintendencies, in the presence of the local agents and interpreters who shall witness the same, under such regulations as the Secretary of the Interior may direct.

For the pay of the several Indian sub-agents, per act of thirty-first July, eighteen hundred and fifty-four, ten thousand five hundred dollars.

For the pay of an additional Indian agent for the Indians of New Mexico, at an annual salary of one thousand five hundred dollars, and for the pay of two agents, at an annual salary of one thousand dollars each, one for Indians in Utah and one for the Witchitas and neighboring tribes west of the Choctaws and Chickasaws, three thousand five hundred dollars.

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

For the pay of clerk to superintendent in California, per act of third March, eighteen hundred and fifty-two, two thousand five hundred dollars.

For the pay of interpreters, per acts of thirtieth June, eighteen hundred and thirty-four, and twenty-seventh February, eighteen hundred and fifty-one, thirty-three thousand five hundred dollars.

For presents to Indians, five thousand dollars.

For provisions for Indians, eleven thousand eight hundred dollars.

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

For contingencies of the Indian department, thirty-six thousand five hundred dollars.

For insurance, transportation, and necessary expenses of delivery of annuities, goods, and provisions to the Indian tribes in Minnesota, Michigan, and Wisconsin, thirty thousand dollars.

For the employment of temporary clerks by superintendent of Indian affairs, on such occasions and for such periods of time as the Secretary of vol. xi. Pub.—22
the Interior may deem necessary to the public service, five thousand dollars.

For fulfilling treaty stipulations with various Indian tribes:

Ocmanches, Kiowas, and Apaches of Arkansas River.—For fourth of ten instalments for the purchase of goods, provisions, and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three thousand dollars.

For expenses of transportation of the fourth of ten instalments of goods, provisions, and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three thousand dollars.

Blackfoot Nation.—For second of ten instalments as annuity, to be expended in the purchase of such goods, provisions, and other useful articles, as the President, at his discretion, may from time to time determine, per ninth article of the treaty of seventeenth October, eighteen hundred and fifty-three thousand dollars.

For expenses of transportation and delivery of annuities in goods and provisions, seventeen thousand dollars.

Chippewas of Lake Superior.—Fulfilling the treaty of thirtieth September, eighteen hundred and fifty-four.

For two thirds of sixteenth of twenty-five instalments in money, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, eight thousand three hundred and thirty-three dollars and thirty-three cents.

For two thirds of sixteenth of twenty-five instalments in goods, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, seven thousand dollars.

For two thirds of sixteenth of twenty-five instalments, for the support of schools, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and thirty-three dollars and thirty-three cents.

For two thirds of sixteenth of twenty-five instalments for the purchase of provisions and tobacco, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and thirty-three dollars and thirty-three cents.

For third of twenty instalments in coin, goods, household furniture, and cooking utensils, agricultural implements and cattle, carpenter's and other tools, and building materials, and for moral and educational purposes, per fourth article treaty thirtieth September, eighteen hundred and fifty-four, nineteen thousand dollars.

For third of five instalments in blankets, cloths, nets, guns, ammunition, and such other articles of necessity as they may require, to the Bois Forte band, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, two thousand dollars.

For third of twenty instalments for six smiths and assistants, per second and fifth articles treaty thirtieth September, eighteen hundred and fifty-four, five thousand and forty dollars.

For third of twenty instalments for the support of six smiths' shops, per second and fifth articles treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and twenty dollars.
For first of twenty instalments for the seventh smith and assistant, and support of shop, per second and fifth articles treaty thirtieth September, eighteen hundred and fifty-four, one thousand and sixty dollars.

For support of a smith, assistant, and shop for the Bois Forte band, during the pleasure of the President, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand and sixty dollars.

For support of two farmers for the Bois Forte band, during the pleasure of the President, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand and sixty dollars.

Chippewas of the Mississippi.—Fulfilling the treaty of twenty-second February, eighteen hundred and fifty-five.

For one third of sixteenth of twenty-five instalments in money, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three thousand dollars.

For one third of sixteenth of twenty-five instalments for the support of schools, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of sixteenth of twenty-five instalments for the purchase of provisions and tobacco, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars.

For one third of sixteenth of twenty-five instalments for the support of two smiths' shops, including the pay of two smiths and assistants, and furnishing iron and steel, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of sixteenth of twenty-five instalments for pay of two farmers, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three hundred and thirty-three dollars and thirty-three cents.

For third of twenty instalments of annuity in money, per third article treaty twenty-second February, eighteen hundred and fifty-five, twenty thousand dollars.

Pillager and Lake Winnibigoshish Bands.—For third of thirty instalments of annuity in money, per third article treaty twenty-second February, eighteen hundred and fifty-five, ten thousand six hundred and sixty-six dollars and sixty-six cents.

For third of thirty instalments of annuity in goods, per third article treaty twenty-second February, eighteen hundred and fifty-five, eight thousand dollars.

For third of thirty instalments for purposes of utility, per third article treaty twenty-second February, eighteen hundred and fifty-five, four thousand dollars.

For third of twenty instalments for purposes of education, per third article treaty twenty-second February, eighteen hundred and fifty-five, three thousand dollars.

For third of five annual instalments for the purchase of powder, shot, lead, twine, and tobacco, per third article treaty twenty-second February, eighteen hundred and fifty-five, six hundred dollars.
For third of five annual instalments for the hire of six laborers, per third article treaty twenty-second February, eighteen hundred and fifty-five, three thousand dollars.

For third of fifteen annual instalments for support of two smiths and smiths' shops, per third article treaty twenty-second February, eighteen hundred and fifty-five, two thousand one hundred and twenty dollars.

Chippewas of Saginaw, Swan Creek, and Black River.—For second of five equal annual instalments for educational purposes, under the direction of the President, per second article of the treaty of second August, eighteen hundred and fifty-five, four thousand dollars.

For second of five equal annual instalments for agricultural implements and carpenters' tools, household furniture and building materials, cattle, labor, and necessary useful articles, per second article of the treaty of second August, eighteen hundred and fifty-five, five thousand dollars.

For second of ten equal annual instalments in coin, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of second August, eighteen hundred and fifty-five, ten thousand dollars.

For second instalment for the support of one blacksmith-shop for ten years, per second article of the treaty of second August, eighteen hundred and fifty-five, twelve hundred and forty dollars.

Chippewas, Menomonies, Winnebagoes, and New York Indians.—For payment of this amount, being the sum awarded by the Commissioner, and to be received in full consideration for the surrender of the right and interest of said Indians in the fishing and encampment at the falls of St. Mary, which they held according to the treaty of sixteenth June, eighteen hundred and twenty, per first and second articles, treaty at Detroit, second August, eighteen hundred and fifty-five, seventeen thousand four hundred and seventy-five dollars.

Choctaws.—For permanent annuity in goods, per act of twenty-fifth February, seventeen hundred and ninety-nine, three thousand dollars.

Chippewas of St. Mary.—For payment of this amount, being the sum awarded by the Commissioner, and to be received in full consideration for the surrender of the right and interest of said Indians in the fishing and encampment at the falls of St. Mary, which they held according to the treaty of sixteenth June, eighteen hundred and twenty, per first and second articles, treaty at Detroit, second August, eighteen hundred and fifty-five, seventeen thousand four hundred and seventy-five dollars.

Choctaws.—For permanent annuity, per second article treaty sixteenth November, eighteen hundred and five, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, three thousand dollars.

For permanent annuity for support of light-horseman, per thirteenth article treaty eighteenth October, eighteen hundred and twenty, and thirteenth article, treaty twenty-second June, eighteen hundred and fifty-five, six hundred dollars.

For permanent provision for education, per second article treaty twentieth January, eighteen hundred and twenty-five, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six hundred dollars.

For permanent provision for blacksmith, per sixth article treaty eighteenth October, eighteen hundred and twenty, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six hundred dollars.

For permanent provision for iron and steel, per ninth article treaty twenty-second January, eighteen hundred and twenty-five, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, three hundred and twenty dollars.

For interest on five hundred thousand dollars, at five per centum, for education and other beneficial purposes, to be applied under the direction of the general council of the Choctaws, in conformity with the provisions contained in the tenth and thirteenth articles, of the treaty of twenty-second June, eighteen hundred and fifty-five, twenty-five thousand dollars.

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

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

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

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

For permanent provision for iron and steel for shop, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, and fifth article treaty seventh August, eighteen hundred and fifty-six, two hundred and seventy dollars.

For blacksmith and assistant, and shop and tools during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, eight hundred and forty dollars.

For iron and steel for shop, during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, two hundred and seventy dollars.

For wagon-maker, during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, six hundred dollars.

For assistance in agricultural operations during the pleasure of the President, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, and fifth article treaty seventh August, eighteen hundred and fifty-six, two thousand dollars.

For education, during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, one thousand dollars.

For the first of seven additional instalments for two blacksmiths, assistants, shop and tools, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, and fifth article treaty seventh August, eighteen hundred and fifty-six, one thousand six hundred and eighty dollars.

For the first of seven additional instalments for iron and steel for shops, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, and fifth article treaty seventh August, eighteen hundred and fifty-six, five hundred and forty dollars.

For twenty-seventh of thirty-three instalments for education, per fourth article treaty fourth January, eighteen hundred and forty-five, and fifth article treaty seventh August, eighteen hundred and fifty-six, three thousand dollars.

For fourteenth of twenty instalments for education, per fourth article treaty fourth January, eighteen hundred and forty-five, and fifth article treaty seventh August, eighteen hundred and fifty-six, three thousand dollars.

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

For payment of this amount per capita to the Creek nation as annuity, per sixth article treaty seventh August, eighteen hundred and fifty-six, three hundred thousand dollars: Provided, That no portion of this sum shall be appropriated to pay or reward any agent, attorney, or other person, for any service or pretended service in negotiating said treaty.

For the payment of such portion of the consideration provided by the amendment of the Senate to the sixth article of the treaty of seventh August, eighteen hundred and fifty-six, as the general council of the Creek nation shall direct to be paid to the treasurer of said nation for any specified national object, one hundred thousand dollars: Provided, That only so much thereof as shall be so specified shall be paid to said treasurer, and the remainder of the sum, if any, shall be paid per capita to the Creek nation as annuity.

For the amount to be paid under the direction of the Creek council to those Creek or their descendants who emigrated west of the Mississippi prior to the treaty of fourth March, eighteen hundred and thirty-two, per sixth article treaty seventh August, eighteen hundred and fifty-six, one hundred and twenty thousand dollars.

For payment of such other claims of individual Creek Indians as may be found equitable and just by the general council of the nation, per sixth article treaty seventh August, eighteen hundred and fifty-six, seventy thousand dollars.

For this amount to be paid to those individuals and their heirs who, under the act of third March, eighteen hundred and thirty-seven, have received money in lieu of reservations of land, per sixth article treaty seventh August, eighteen hundred and fifty-six, ten thousand dollars.

Fulfilling the articles negotiated tenth January, eighteen hundred and fifty-five, with certain bands of Calapooya, Molala, and Chickamaus Indians of Willamette Valley.

For third of five instalments of annuity for beneficial objects, per second article of treaty tenth January, eighteen hundred and fifty-five, ten thousand dollars.

For third of five instalments for pay of physician, teacher, blacksmith, and farmer, per third article treaty tenth January, eighteen hundred and fifty-five, two thousand two hundred and sixty dollars.

Delawares.—For life annuity to chief, per private article to supplemental treaty twenty-fourth September, eighteen hundred and twenty-nine, per fourth article treaty of third October, eighteen hundred and eighteen, one hundred dollars.

For the payment of this amount in lieu of the present improvements of the Seminoles west, and in full for the expenses of their removal and
establishing themselves in their new country, per eighth article treaty seventh August, eighteen hundred and fifty-six, and Senate's amendment thereto, ninety thousand dollars.

For the first of ten instalments for the support of schools, per eighth article treaty seventh August, eighteen hundred and fifty-six, three thousand dollars.

For the first of ten instalments for agricultural assistance, per eighth article treaty seventh August, eighteen hundred and fifty-six, two thousand dollars.

For the first of ten instalments for the support of smiths and smiths' shops, per eighth article treaty seventh August, eighteen hundred and fifty-six, two thousand two hundred dollars.

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

For the expenses of the removal of the Seminoles in Florida, to the Seminole country west of the Mississippi, and their subsistence during removal, and for twelve months after their arrival at their new homes, and for the purchase of rifle guns, blankets, powder and lead, hunting shirts, shoes, strouding, tobacco, and clothing, per ninth article treaty seventh August, eighteen hundred and fifty-six, one hundred and twenty thousand dollars.

For expenses of making improvements for those now east of the Mississippi after their removal west, per ninth article treaty seventh August, eighteen hundred and fifty-six, twenty thousand dollars.

For the purchase of ploughs, and other agricultural implements, axes, seeds, looms, cards, and wheels, for the Seminole nation, per ninth article treaty seventh August, eighteen hundred and fifty-six, three thousand dollars.

For compensation and traveling expenses of a delegation of the Seminoles and Creeks from their country to Florida, whilst there, and returning, per tenth article treaty seventh August, eighteen hundred and fifty-six, fifty thousand dollars.

For payment to Foc-te-lusti Harjo, or Black Dirt, for services as chief of the friendly band of Seminole warriors, who fought for the United States during the Florida war, per eleventh article treaty seventh August, eighteen hundred and fifty-six, four hundred dollars.

For expenses of surveying, defining, and marking such portions of the boundaries of the Creek and Seminole countries as do not consist of well-defined natural boundaries, and compensation and expenses of Indian commissioners, per twenty-first article treaty seventh August, eighteen hundred and fifty-six, ten thousand dollars.

For the travelling and other expenses of the members of the Creek and Seminole delegations (including the agents and the interpreter for the latter) in coming to Washington, remaining, and returning home, per twenty-third article treaty seventh August, eighteen hundred and fifty-six, eleven thousand dollars. Provided, That all moneys appropriated for fulfilling treaties with or concerning the Florida Indians, or Seminoles, shall be expended under the direction of the Secretary of the Interior.

Iowas.—For interest in lieu of investment on fifty-seven thousand five hundred dollars, to the first July, eighteen hundred and fifty-eight, at five per centum, for education or other beneficial purposes, under the direction of the President, per second article treaty nineteenth October, eighteen hundred and thirty-eight, and ninth article treaty seventeenth May, 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 second article treaty fourteenth January, eighteen hundred and forty-six, ten thousand dollars.
Kaskaskias, Peoria, Wess, and Piankeshaws.—For first of three instal-
ments of nine thousand dollars for the years eighteen hundred and fifty-
seven, eighteen hundred and fifty-eight, and eighteen hundred and fifty-
ine, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, nine thousand dollars.

For fourth of five instalments for support of blacksmith and assistant, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, seven hundred and twenty dollars.

For fourth of five instalments for purchase of iron and steel, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, two hundred and twenty dollars.

Kickapoos.—For fourth instalment of interest, at five per centum, on one hundred thousand dollars, for education, per second article treaty eighteenth May, eighteen hundred and fifty-four, five thousand dollars.

For the payment of this sum as the fourth instalment upon two hundred thousand dollars, to be paid in eighteen hundred and fifty-seven, per second article treaty eighteenth May, eighteen hundred and fifty-four, fourteen thousand dollars.

Menomones.—For payment for two townships of land for Stockbridges
and Munsees, at sixty cents per acre, to promote improvement of Menomones, as deemed advisable by the President, per third article treaty twelfth May, eighteen hundred and fifty-four, and first and second articles treaty eleventh February, eighteen hundred and fifty-six, twenty-seven thousand six hundred and forty-eight dollars.

For second of twelve instalments for continuing and keeping up a blacksmith shop and providing the usual quantity of iron and steel, per fourth article treaty eighteenth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

For second of ten instalments of annuity upon two hundred thousand dollars, balance of three hundred and fifty thousand dollars for cession of lands, per fourth article treaty eighteenth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, twenty thousand dollars.

For their proportion of seventeenth of twenty instalments in money, per second article treaty twenty-eighth November, eighteen hundred and forty, and fourth article treaty fifth June, eighteen hundred and fifty-four, six thousand eight hundred and sixty-three dollars and sixty-four cents.

For interest on fifty thousand dollars, at five per centum, for educational purposes, per third article treaty fifth June, eighteen hundred and fifty-four, two thousand five hundred dollars.

For fourth of six equal annual instalments to Miamies residing on ceded lands, for purchase of former perpetual and other annuities and relinquishment of claims, per fourth article treaty fifth June, eighteen hundred and fifty-four, thirty-one thousand seven hundred and thirty-nine dollars and eleven cents.

Miamies of Indiana.—For their proportion of seventeenth of twenty instalments in money, per second article treaty twenty-eighth November, eighteen hundred and forty, and fourth article treaty fifth June, eighteen
hundred and fifty-four, five thousand six hundred and thirty-six dollars and thirty-six cents.

For interest on investment of two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, at five per centum, for Miami Indians of Indiana, for said decedent by the Indian Department in eighteen hundred and fifty, and hereafter appropriated for said purpose, but returned to the surplus fund on the thirty-first day of January, eighteen hundred and fifty-four, and five hundred and ninety dollars.

Miamiies—Eel River.—For permanent annuity in goods or otherwise, per fourth article treaty third August, seventeen hundred and ninety-five, five hundred dollars.

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

Nisqually, Puyallup, and other Tribes and Bands of Indians.—For fulfilling the articles negotiated twenty-sixth December, eighteen hundred and fifty-four, with certain bands of Indians of Puget's Sound, Washington Territory.

Osages.—For the last of twenty instalments, as annuity, in money, or otherwise, per second article treaty eleventh January, eighteen hundred and thirty-nine, twenty thousand dollars.

For the last of twenty instalments for two smiths' establishments, per second article treaty eleventh January, eighteen hundred and thirty-nine, two thousand dollars.

For interest on sixty-nine thousand one hundred and twenty dollars, at five per centum, being the value of fifty-four sections of land set apart second January, eighteen hundred and twenty-five, for educational purposes, per Senate resolution nineteenth January, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars.
Ottowas and Missourias.—For the last of three instalments, as annuity, in money, or otherwise, per fourth article treaty fifteenth March, eighteen hundred and fifty-four, twenty thousand dollars.

For third of ten instalments for pay of miller, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, six hundred dollars.

For third of ten instalments for blacksmith and assistant, and iron and steel for shop, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, nine hundred and forty dollars.

For third of ten instalments for farmer, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, six hundred dollars.

Ottowas and Chippewas of Michigan.—For second of ten equal annual instalments for educational purposes, to be expended under the direction of the President according to the wishes of the Indians, so far as may be reasonable and just, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, eight thousand dollars.

For second of five equal annual instalments in agricultural implements and carpenters’ tools, household furniture, and building materials, cattle, labor, and necessary useful articles, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, fifteen thousand dollars.

For second instalment for the support of four blacksmith shops for ten years, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, four thousand two hundred and forty dollars.

For second instalment of principal, payable annually for ten years, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, ten thousand dollars.

For interest on two hundred and eighty-six thousand dollars, unpaid part of the principal sum of three hundred and six thousand dollars, for one year, at five per centum per annum, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, fourteen thousand three hundred dollars.

Ottowas of Kansas.—For their proportion of the permanent annuities in money, goods, or otherwise, payable under the fourth article of the treaty of third August, seventeen hundred and ninety-five, second article of the treaty of seventeenth November, eighteen hundred and seven, fourth article of the treaty of seventeenth September, eighteen hundred and eighteen, and fourth article of the treaty of twenty-ninth August, eighteen hundred and twenty-one, two thousand six hundred dollars.

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

Pottawatomies.—For permanent annuity in silver, per fourth article treaty third August, seventeen hundred and ninety-five, one thousand dollars.

For permanent annuity in silver, per third article treaty thirtieth September, eighteen hundred and nine, five hundred dollars.

For permanent annuity in silver, per third article treaty second October, eighteen hundred and eighteen, two thousand five hundred dollars.

For permanent annuity in money, per second article treaty twentieth September, eighteen hundred and twenty-eight, two thousand dollars.

For permanent annuity in specie, per second article treaty twentieth September, eighteen hundred and twenty-one, two thousand dollars.

For life annuity to chief, per third article treaty twentieth October, eighteen hundred and thirty-two, two hundred dollars.
For life annuity to chiefs, per third article treaty twenty-sixth September, eighteen hundred and thirty-three, seven hundred dollars.

For education, during the pleasure of Congress, per third article treaty sixteenth October, eighteen hundred and twenty-six, second article treaty twentieth September, eighteen hundred and twenty-eight, and fourth article treaty twenty-seventh October, eighteen hundred and thirty-two, five thousand dollars.

For permanent provision for the payment of money, in lieu of tobacco, iron and steel, per second article treaty twentieth September, eighteen hundred and twenty-eight, and tenth article of the treaty of the fifth and seventeenth June, eighteen hundred and forty-six, three hundred dollars.

For permanent provision for fifty barrels of salt, per second article of treaty twenty-ninth July, eighteen hundred and twenty-nine, two hundred and fifty dollars.

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

Pottawatomies of Huron.—For permanent annuity in money or otherwise, per second article treaty seventeenth November, eighteen hundred and seven, four hundred dollars.

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

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, one thousand and sixty dollars.

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

For fulfilling treaties negotiated eighteenth November, eighteen hundred and fifty-four, with certain bands of Chasta, Scoton and Umpqua Indians.—For third of fifteen instalments of annuity, to be expended as directed by the President, per third article treaty eighteenth November, eighteen hundred and fifty-four, six hundred dollars.

For third of five instalments for support of two smiths and smiths' shops, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, two thousand one hundred and twenty dollars.

For third of ten instalments for pay of physician, medicine, and expense of care of the sick, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand and sixty dollars.

For third of fifteen instalments for pay of teachers and purchase of books and stationary, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand two hundred dollars.

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

Sacs and Foxes of Mississippi.—For permanent annuity in goods or otherwise, per third article treaty third November, eighteen hundred and twenty-nine, one thousand dollars.

For twenty-sixth of thirty instalments as annuity in specie, per third article treaty twenty-first September, eighteen hundred and thirty-two, twenty thousand dollars.

For twenty-sixth of thirty instalments for gunsmith, per fourth article
treaty twenty-first September, eighteen hundred and thirty-two, six hundred dollars.

For twenty-sixth of thirty instalments for iron and steel for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars.

For twenty-sixth of thirty instalments for blacksmith and assistant, shop, and tools, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, eight hundred and forty dollars.

For twenty-sixth of thirty instalments for iron and steel for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars.

For twenty-sixth of thirty instalments for forty barrels of salt, and forty kegs of tobacco, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, one thousand dollars.

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

For interest on eight hundred thousand dollars, at five per centum, per second article treaty eleventh October, eighteen hundred and forty-two, forty thousand dollars.

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

For the fourth and last instalment upon forty-eight thousand dollars, per second article treaty eighteenth May, eighteen hundred and fifty-four, eight thousand dollars.

Senecas and Shawnees.—For permanent annuity in specie, per fourth article treaty twentieth July, eighteen hundred and thirty-one, one thousand and sixty dollars.

For miller, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, six hundred dollars.

Senecas of New York.—For permanent annuity, in lieu of interest on stock, per act of nineteenth February, eighteen hundred and thirty-one, six thousand dollars.

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

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

Senecas and Shawnees.—For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and seventeen, one thousand dollars.

For blacksmith and assistant, shop and tools, and iron and steel, during the pleasure of the President, per fourth article treaty twenty-first October, eighteen hundred and thirty-two, two hundred and twenty dollars.

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

For interest on eight hundred thousand dollars, at five per centum, per second article treaty eleventh October, eighteen hundred and forty-two, forty thousand dollars.

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

For the fourth and last instalment upon forty-eight thousand dollars, per second article treaty eighteenth May, eighteen hundred and fifty-four, eight thousand dollars.

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

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

For blacksmith and assistant, shop and tools, and iron and steel, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, six hundred dollars.

For miller, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, one thousand and sixty dollars.

Senecas of New York.—For permanent annuity, in lieu of interest on stock, per act of nineteenth February, eighteen hundred and thirty-one, six thousand dollars.

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

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

Senecas and Shawnees.—For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and eighteen, one thousand dollars.

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per fourth article treaty twentieth July, eighteen hundred and thirty-one, one thousand and sixty dollars.

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

For fourth instalment of interest, at five per cent, on forty thousand dollars for education, per third article treaty tenth May, eighteen hundred and fifty-four, two thousand dollars.

For fourth of eight annual instalments of money, in payment for lands, per third article treaty tenth May, eighteen hundred and fifty-four, one hundred thousand dollars.

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

Six Nations of New York.—For permanent annuity in clothing and other useful articles, per sixth article treaty eleventh November, seventeen hundred and ninety-four, four thousand five hundred dollars.

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

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

For seventh of fifty instalments of interest, at five per cent, on one hundred and twelve thousand dollars, being the amount in lieu of the reservations set apart in the third article of Senate's amendment of twenty-third June, eighteen hundred and fifty-two, to treaty twenty-third July, eighteen hundred and fifty-one, five thousand six hundred dollars.

For seventh of fifty instalments of interest, at five per cent, on one million one hundred and sixty thousand dollars, per fourth article treaty fifth August, eighteen hundred and fifty-one, fifty-eight thousand dollars.

For seventh of fifty instalments of interest, at five per cent, on sixty-nine thousand dollars, being the amount allowed in lieu of the reservation of lands set apart by the third article of Senate's amendment of twenty-third June, eighteen hundred and fifty-two, to treaty fifth August, eighteen hundred and fifty-one, three thousand four hundred and fifty dollars.

Treaty of Fort Laramie.—For seventh of ten instalments, in provisions and merchandise, for payment of annuities and transportation of the same to certain tribes of Indians, per seventh article treaty seventeenth September, eighteen hundred and fifty-one, and Senate's amendment thereto, seventy thousand dollars.

Umpquas (Cow Creek Band.)—For fourth of twenty instalments in blankets, clothing, provisions, and stock, per third article treaty nineteenth September, eighteen hundred and fifty-three, five hundred and fifty dollars.

Fulfilling the articles of twenty-ninth November, eighteen hundred and fifty-four, with the Umpquas and Calapooias, of Umpqua Valley, Oregon.—For third of five instalments of annuity for beneficial objects, to be expended as directed by the President, per third article treaty twenty-ninth November, eighteen hundred and fifty-four, three thousand dollars.

For third of ten instalments for the pay of a blacksmith, and furnishing shop, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, one thousand and sixty dollars.

For third of fifteen instalments for the pay of a physician and purchase of medicines, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, one thousand dollars.

For third of ten instalments for the pay of a farmer, per sixth article
treaty twenty-ninth November, eighteen hundred and fifty-four, six hundred dollars.

For third of twenty instalments for the pay of a teacher and purchase of books and stationery, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, seven hundred and forty-nine, five thousand dollars.

For third of twenty instalments for the pay of a teacher and purchase of books and stationary, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, sixteen hundred and fifty dollars.

Utahs.--For fulfilling treaty stipulations with the Utahs, pursuant to the requirements of eighth article treaty thirtieth December, eighteen hundred and forty-nine, five thousand dollars.

Winnebagoes.--For twenty-ninth of thirty instalments as annuity in specie, per second article treaty first August, eighteen hundred and twenty-nine, eighteen thousand dollars.

For twenty-sixth of twenty-seven instalments as annuity in specie, per third article treaty fifteenth September, eighteen hundred and thirty-two, ten thousand dollars.

For twenty-ninth of thirty instalments for fifty barrels of salt, per second article treaty first August, eighteen hundred and twenty-nine, two hundred and fifty dollars.

For twenty-ninth of thirty instalments for three thousand pounds of tobacco, per second article treaty first August, eighteen hundred and twenty-nine, six hundred and fifty dollars.

For twenty-sixth of twenty-seven instalments for one thousand five hundred pounds of tobacco, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, three hundred dollars.

For twenty-sixth of twenty-seven instalments for one thousand five hundred pounds of tobacco, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, two thousand one hundred and sixty dollars.

For twenty-sixth of twenty-seven instalments for iron and steel for shop, per third article treaty first August, eighteen hundred and twenty-nine, six hundred and sixty dollars.

For twenty-sixth of twenty-seven instalments for laborer and oxen, per third article treaty first August, eighteen hundred and twenty-nine, three hundred and sixty-five dollars.

For twenty-sixth of twenty-seven instalments for education, per fourth article treaty fifteenth September, eighteen hundred and thirty-two, three thousand dollars.

For twenty-sixth of twenty-seven instalments for six agriculturists, purchase of oxen, ploughs, and other implements, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, five thousand dollars.

For twenty-sixth of twenty-seven instalments for the pay of two physicians, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, four hundred dollars.

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

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

Wyandots.--For the last of three equal instalments upon three hundred and eighty thousand dollars, in lieu of former annuities and claims, per sixth article treaty thirty-first January, eighteen hundred and fifty-five, one hundred and twenty-six thousand six hundred and sixty-seven cents.

Miscellaneous.—For carrying into effect the act of third March, eighteen hundred and nineteen, making provisions for the civilization of the Indian tribes, in addition to the sum specified in said act, five thousand dollars.

For surveying and marking the boundaries of the Choctaw and Chicka-
saw countries, and for determining and marking the ninety-eighth degree of west longitude, per ninth and nineteenth articles treaty twenty-second. June, eighteen hundred and fifty-five, five thousand dollars.

For the expenses of surveying the boundaries of Indian reservations, and of surveying, allotting, and defining Indian reserves and half-breed lands, and for other incidental expenses of carrying into effect the treaties with the Indian tribes in Michigan, and with the Chippewa Indians of the Mississippi and of Lake Superior so far as any of the said treaties provide for the survey or allotment of lands, as set apart reservations for the tribes or bands, in addition to former appropriation, seven thousand dollars.

For medals for Indian chiefs, three thousand dollars.

For the expenses of collecting and establishing the southern Comanches, Wichita, and certain other bands of Indians on reservations to be located south of the Arkansas River, and west of the ninety-eighth degree of longitude, fifty thousand dollars.

For fulfilling treaties with the Sioux of the Mississippi, viz:—For the reappropriation of this amount, being the legitimate balance found due to the Medawa-kan-toan and Wahpay-koo-tah Sioux, under the treaties of eighteen hundred and thirty, and eighteen hundred and thirty-seven, for moneys heretofore carried to the surplus fund, to be paid to said Indians as annuity, or applied as the President may direct, in whole or part, for the civilization and general improvement of said Indians, forty-two thousand eight hundred and forty-one dollars and forty-seven cents.

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

For the expenses of colonizing, supporting and furnishing agricultural implements, and stock for the Indians in Texas, seventy-one thousand seven hundred and seven dollars and fifty cents.

For the general incidental expenses of the Indian service in California, including traveling expenses of the superintendent, agents, and sub-agents, seventeen thousand dollars.

For defraying the expenses of the removal and subsistence of Indians of California to the reservation in that State, and for pay of physicians, smiths, mechanics, and laborers at the reservations, one hundred and sixty-two thousand dollars: Provided, That an amount not exceeding ten thousand dollars therefrom may be expended for the relief of the temporary wants of Indians outside of said reservations.

For the general incidental expenses of the Indian service in the Territory of Utah, ten thousand dollars: Provided, That the amount appropriated by the act of thirty-first July, one thousand eight hundred and fifty-four, for negotiating treaties with Indian tribes in said territory, may be expended for the general incidental expenses of the Indian service therein.

For the general incidental expenses of the Indian service in Oregon Territory, including insurance, and transportation of annuities, goods, and presents, and office and traveling expenses of the superintendent, agents, and sub-agents, thirty-nine thousand five hundred dollars.

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

For defraying the expenses of the removal and subsistence of Indians in Oregon Territory to the reservations therein, aiding them in procuring their own subsistence, purchase of provisions and presents, compensation of laborers and other employees, fifty thousand dollars.

For restoring and maintaining peace with Indian tribes in Oregon Territory, or so much thereof as may be necessary for expenditure during the year ending thirtieth of June, eighteen hundred and fifty-seven, two hundred and sixty-four thousand dollars.
For the general incidental expenses of the Indian service in Washington Territory, forty thousand dollars.

For restoring and maintaining peace with Indian tribes in Washington Territory, or so much thereof as may be necessary for expenditure during the year ending thirtieth of June, eighteen hundred and fifty-seven, seventy-nine thousand dollars.

For defraying the expenses of the removal and subsistence of Indians of Washington Territory to the reservations therein, aiding them in procuring their own subsistence, purchase of provisions and presents, and compensation of laborers and necessary employees, sixty thousand dollars: Provided, That a part of said sum, not exceeding four thousand nine hundred and seventeen dollars, may, by direction of the Secretary of the Interior, be applied for the payment of the just value of lands, improvements and preemption claims, owned by whites located within the Indian reservation established on the south side of the Commencement Bay, in Washington Territory, for the Puyallup and other bands of Indians, on the relinquishment of said lands, improvements and claims to the United States.

For the general incidental expenses of the Indian service in the Territory of New Mexico, presents of goods, agricultural implements, and other useful articles, and in assisting them to locate in permanent abodes and sustain themselves by the pursuits of civilized life; to be expended under the direction of the Secretary of the Interior, forty-seven thousand five hundred dollars.

To carry into effect treaties with the Ottawa and Chippewa Indians, viz.:

To enable the Secretary of the Interior to pay to Kinswaids or David King, of Carp and Chocolate Rivers, Michigan, the amount designed to have been secured to him in the tenth article of the treaty of twentieth March, eighteen hundred and thirty-six, with the Ottawa and Chippewas, if he shall, on full investigation, be satisfied the same has not been paid, one hundred dollars.

For payment of this amount to William King, in accordance with schedule "C," attached to the treaty with the Six Nations of New York, proclaimed April fourth, eighteen hundred and forty, in accordance with the resolution of the Senate of March twenty-fifth, eighteen hundred and forty, fifteen hundred dollars.

For expenses of surveying and marking the external boundaries of Indian pueblos, in the Territory of New Mexico, three thousand seven hundred and fifty dollars.

To complete the survey of the Creek boundary, as required by the treaty, to be expended under the proper authority, the sum of twenty-four thousand five hundred dollars.

To pay to the legal representatives of Arthur Sizemore, fourteen hundred and twenty dollars, and to the legal representative of John Semolice, eleven hundred and sixty-three dollars, the said claims being found in the supplementary abstract of additional claims accompanying General Mitchell's report, which arise under the Creek treaty of eighteen hundred and fourteen; the said sums to be paid out of any money in the treasury not otherwise appropriated.

For the payment of the claim of C. M. Hitchcock, executor of A. R. S. Hunter, for supplies of provisions to the Cherokees, under the authority of Brigadier-General Wool, and of J. R. Schermerhorn, commissioner for negotiating the treaty with the Cherokees, from the twenty-sixth of March to the sixteenth of July, eighteen hundred and thirty-six, one thousand two hundred and thirty-six dollars and twenty-five cents.

For payment of the value of property of Baker and Street, destroyed in eighteen hundred and fifty-five by the Kioway Indians, to be deducted from the annuities payable to the said Indians fifty dollars.
SEC. 2. And be it further enacted, That hereafter the agents for the Sioux and Seminole Indians, for the Omaha agency, for the Kickapoo agency, for the Kansas agency, and for the Neosho agency, shall receive each an annual salary of one thousand five hundred dollars, instead of the salary of one thousand dollars now allowed by law.

SEC. 3. And be it further enacted, That in lieu of the provisions for the exercise of the duties of superintendents of Indian affairs in the Territories of Oregon, Washington, Utah, and New Mexico, as now provided by law, the President be, and he is hereby, authorized to appoint, by and with the advice and consent of the Senate, one superintendent of Indian affairs for the Territories of Washington and Oregon, at the annual salary of twenty-five hundred dollars; one superintendent of Indian affairs for the Territory of New Mexico, and one for the Territory of Utah, each at the annual salary of two thousand dollars; and that from and after such separation of the duties of said offices, the governor of Washington shall receive the same salary as that paid to the governor of Oregon; and the governors of Utah and New Mexico shall each receive the salary of twenty-five hundred dollars. The superintendents of Indian affairs in the Territories of Oregon, Washington, Utah, and New Mexico, shall negotiate no treaties with any Indian tribes within said territories, unless instructed thereto by the President of the United States.

SEC. 4. And be it further enacted, That one of the second class clerkships in the Indian bureau shall hereafter be made a third class clerkship, to be designated by the commissioner of Indian affairs.

SEC. 5. And be it further enacted, That in settling the accounts of Thomas J. Henly, as superintendent of Indian affairs in California, the accounting officers of the treasury be, and they are hereby, authorized to allow him the amount of seven hundred and fifty dollars, paid by him to Sanders and Benham for interest upon money advanced by them on account of the Indian service in California, upon his producing satisfactory vouchers for these expenditures.

APPROVED, March 3, 1857.

CHAP. XCL.—An Act to establish an additional Land District in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the districts of lands now subject to sale at La Crosse and Hudson, in the State of Wisconsin, as are contained within the following boundaries, shall constitute a new land district, to be called the Chippewa district, to wit:

North of the line dividing townships twenty-four and twenty-five north; south of the line dividing townships forty and forty-one north; west of the line dividing ranges one and two east; and east of the line dividing ranges eleven and twelve west; the location of the office for which shall be designated by the President of the United States, and shall by him from time to time be changed as the public interest may seem to require.

SEC. 2. And be it further enacted, That there shall be appointed by the President, by and with the advice and consent of the Senate, or during the recess thereof and until the end of its next session after such appointment, a register and receiver for said district, who shall respectively be required to reside at the site of the office, be subject to the same laws, and entitled to the same compensation as is or may hereafter be prescribed by law in relation to other land officers of the United States.

SEC. 3. And be it further enacted, That the sales shall continue at the old land offices at La Crosse and Hudson till the registers and receivers thereof are notified that the officers for the district created by this act are prepared to enter on their duties.
 Appropriation.

SEC. 4. And be it further enacted, That to meet the expenses of carrying this act into effect, the sum of five thousand dollars, or as much thereof as may be necessary, is hereby appropriated for salaries, commissions and incidental expenses of the offices of the register and receiver, to be expended under the direction of the commissioner of the General Land-Office.

Approved, March 3, 1857.

March 3, 1857.

CHAP. XCVII.—An Act to confirm certain Entries of Land therein named.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all entries of the public land[s] under the act to graduate and reduce the price of the public lands subject to entry, to actual settlers and cultivators, approved fourth of August, eighteen hundred and fifty-four, made prior to the passage of this act, in which the purchaser has made the affidavit and paid the purchase-money as required by said act and the instructions issued and in force, and in the hands of the Register at the time of making said entry, are hereby legalized, and patents shall issue to the parties respectively, excepting those entries under said act, which the commissioner of the General Land-Office may ascertain to have been fraudulently or evasively made; Provided, That this act shall not be so construed as to confirm any of said entries which have heretofore been annulled and vacated by said commissioner on account of fraud, evasion of law, or other special cause; and provided further, That nothing herein contained shall be so construed as to deprive any actual settler and cultivator of his right to any land on which he resided at the time of an entry by another person under the act to which this act is an amendment.

Approved, March 3, 1857.

March 3, 1857.

CHAP. XCVIII.—An Act to establish three additional Land Districts in the Territory of Nebraska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the Territory of Nebraska at present included in the Omaha district, which lies south of the line which divides townships six and seven north, extended from the Missouri River westward, shall constitute an additional district, to be called the "Nemaha Land District;" all said Omaha district which is situated south of the south shore or right bank of the Platte River, and north of the said township line, between townships six and seven north, shall constitute an additional land district, to be called the "South Platte River Land District;" and all that portion of said Omaha district which lies north of the south boundary of the "Omaha Reserve," extended westward, being identical with the line which divides townships twenty-three and twenty-four north, shall constitute an additional land district, to be called the "Dakota Land District;" the location of the offices for which shall be designated by the President of the United States, and shall by him, from time to time, be changed as the public interests may seem to require.

SEC. 2. And be it further enacted, That the President be, and he is hereby, authorized to appoint, by and with the advice and consent of the Senate, or during the recess thereof, and until the end of the next session of Congress after such appointment, a register and a receiver for each land district hereby created, who shall be required to reside at the site of their offices, have the same powers, responsibilities, and emoluments, and be subject to the same acts and penalties, which are or may be prescribed by law in relation to other land officers of the United States.
THIRTY-FOURTH CONGRESS. Sess. III. Ch. 94, 95. 1857.

SEC. 8. And be it further enacted, That the President is hereby authorized to cause the public lands in said districts, with the exception of such as may have been or may be reserved for other purposes, to be exposed to sale in the same manner and upon the same terms and conditions as other public lands of the United States: Provided, That all sales and locations made at Omaha city of lands situated within the limits of the new districts hereby created, which shall be valid and right in other respects up to the day on which the new offices shall respectively go into operation, be and the same are hereby confirmed.

APPROVED, March 3, 1857.

CHAP. XCIV. An Act to establish three Additional Land Districts in the Territory of Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the "Pawnee land district," in the Territory of Kansas, created by the thirteenth section of the act approved twenty-second July, eighteen hundred and fifty-four, entitled "An act to establish the offices of surveyor-general of New Mexico, Kansas, and Nebraska, to grant donations to actual settlers therein, and for other purposes," which is situated north of the north or left bank of the Kansas River, and east of the line which divides ranges eight and nine east, shall constitute a separate district, to be called the "Delaware land district," all that portion of said Pawnee district which is situated south of the nearest township line to the parallel of thirty-eight degrees of north latitude, to be hereafter determined by the Commissioner of the General Land Office, shall constitute an additional district, to be called the "Osage land district," and all that portion of said Pawnee district which lies west of the line dividing ranges eight and nine east and north of the nearest township line to the parallel of thirty-eight degrees of north latitude, shall constitute a district to be called the "Western District," the location of the offices for which shall be designated by the President of the United States, and shall by him, from time to time, be changed as the public interests may seem to require.

SEC. 2. And be it further enacted, That the President be, and he is hereby, authorized, whenever the public interests shall require, to appoint, by and with the advice and consent of the Senate, or during the recess thereof, and until the end of the next session of Congress after such appointment, a register and a receiver for each or either of the districts hereby created, who shall respectively be required to reside at the site of their offices, have the same powers, responsibilities, and emoluments, and be subject to the same acts and penalties, which are or may be prescribed by law in relation to other land officers of the United States.

SEC. 3. And be it further enacted, That the President is hereby authorized to cause the public lands in the districts created by this act, with the exception of such as may have been or may be reserved for other purposes, to be exposed to sale in the same manner, and upon the same terms and conditions as other public lands of the United States: Provided, That all sales and locations made at the office of the old district of lands situated within the limits of the new districts, which shall be valid and right in other respects up to the day on which the new offices shall go into operation, be and the same are hereby confirmed.

APPROVED, March 3, 1857.

CHAP. XCV. An Act to expedite Telegraphic Communication for the Uses of the Government in its Foreign Intercourse.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State, in
Contract for Atlantic telegraph authorized.

the discretion, and under the direction of the President of the United States, may contract with any competent person, persons, or association, for the aid of the United States, by furnishing not exceeding two ships in laying down a submarine cable, to connect existing telegraphs between the coast of Newfoundland and the coast of Ireland, and for the use of such submarine communication when established by the government of the United States, on such terms and conditions as shall seem to the President just and reasonable, not exceeding seventy thousand dollars per annum. Until the nett profits of such person, persons, or association, shall be equal to a dividend of six per cent. per annum, and then not exceeding fifty thousand dollars per annum for twenty-five years: Provided, That the government of Great Britain shall, before or at the same time, enter into a like contract for those purposes with the same person, persons, or association, and upon terms of exact equality with those stipulated by the United States: And provided, That the tariff of prices for the use of such submarine communication by the public shall be fixed by the Secretary of the Treasury of the United States and the government of Great Britain, or its authorized agent: Provided further, That the United States and the citizens thereof shall enjoy the use of the said submarine telegraph communication for all time on the same terms and conditions which shall be stipulated in favor of the government of Great Britain, and the subjects thereof, recognising equality of rights among the citizens of the United States in the use of said submarine communication and the lines of telegraph which may at any time connect with the same at its terminus on the coast of New Foundland and in the United States, in any contract so to be entered into by such person, persons, or association, with that government: Provided further, That the contract to be made by the British government shall not be different from that already proposed by that government to the New York, Newfoundland, and London Telegraph Company except such provisions as may be necessary to secure to each government the transmission of its own messages by its own agents: And provided further, That it shall be in the power of Congress, after ten years, to terminate said contract upon giving one year's notice to the parties to such contract.

APPROVED March 8, 1867.

March 8, 1867.

CHAP. XCVI.—An Act making Appropriations for the Service of the Post-Office Department during the fiscal Year ending the thirtieth of June, eighteen hundred and fifty-eight.

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 Post-Office Department for the year ending the thirtieth of June, eighteen hundred and fifty-eight, out of any moneys in the treasury arising from the revenues of the said department, in conformity to the act of the second of July, eighteen hundred and thirty-six:

For transportation of the mails, (inland,) seven million six hundred and twenty-two thousand two hundred and forty-seven dollars.

For compensation of postmasters, two million one hundred and forty thousand dollars.

For ship and way letters.

For wrapping paper, forty-five thousand dollars.

For office furniture in the post-offices, six thousand dollars.

For advertising, eighty thousand dollars.

For mail-bags, fifty-five thousand dollars.

For mail-locks, keys, and stamps, fifteen thousand dollars.

For mail depredations and special agents, sixty-five thousand dollars.

For clerks in the offices of postmasters, seven hundred and sixty-five thousand dollars.
For postage stamps and stamped envelopes, ninety-five thousand dollars.

For miscellaneous items, one hundred and seventy thousand dollars.

SEC. 2. And be it further enacted, That the sum of six hundred and sixty-six thousand eight hundred and eighty-three dollars 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 the thirtieth of June, eighteen hundred and fifty-seven.

SEC. 3. And be it further enacted, That if the revenues of the Post-Office Department shall be insufficient to meet the appropriations of this act, the sum of two million five hundred thousand dollars, 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 the thirtieth of June, eighteen hundred and fifty-eight.

SEC. 4. And be it further enacted, That the Postmaster-General be and is hereby authorized to establish and put in operation a semi-monthly mail, by sea, from San Francisco, in the State of California, to Olympia, in the Territory of Washington, touching at Humboldt Bay, Trinidad, and Crescent city, in the State of California; Port Orford, Gardiner city, or Umpqua, and Astoria, in the Territory of Oregon; Shoal-water Bay, Fort Townsend, in the Territory of Washington; and at such other points as shall be designated by the Postmaster-General: Provided, That the contract for the said service be advertised by the Postmaster-General in pursuance of existing laws, and let to the lowest bidder: And provided further, That the whole cost of said service shall not exceed the sum of one hundred and twenty-five thousand dollars per annum, which sum is hereby appropriated for that purpose, to be paid out of any money in the treasury not otherwise appropriated: Provided further, That the Postmaster-General may, if he shall deem it for the public interest, contract for said service with the lowest bidder, as aforesaid, under the advertised proposals heretofore made for mail service between the points aforesaid.

SEC. 5. And be it further enacted, That the Postmaster-General be authorized and directed to continue the mail service between Charleston, Key West, and Havana, during the months of August and September in each year for the residue of the present contract term of the southern section by a competent steamer as it is now being performed during ten months of the year; and that to enable him to do so, a sum not exceeding ten thousand dollars per annum is hereby appropriated out of any money in the treasury not otherwise appropriated.

SEC. 6. And be it further enacted, That the fourth section of the act of Congress, approved fifth of August, eighteen hundred and fifty-four, entitled "An act making appropriations for the service of the Post-Office Department, during the fiscal year ending the thirtieth of June, one thousand eight hundred and fifty-five," be and the same is hereby continued for one year from August fifth, eighteen hundred and fifty-six.

SEC. 7. And be it further enacted, That the Postmaster-General be and he is hereby authorized to reexamine and adjust all questions arising out of fines imposed upon the contractors for carrying the mails upon the Mississippi River.

SEC. 8. And be it further enacted, That the Postmaster-General be and is hereby authorized and directed to examine the applications of Vassal D. Pinkham, contractor for carrying the United States mail on route sixty-seven, between Bangor and Calais, in the State of Maine, and of Lewis W. Ludlow, contractor for carrying the United States mails on route one thousand two hundred and forty-two, from Auburn to South Lansing, in the State of New York, to be released from their respective contracts, and in his discretion to release either or both of them therefrom.
SEC. 9. And be it further enacted, That the eighth section of the act of the eighteenth of August, eighteen hundred and fifty-six, entitled “An act making appropriations for the service of the Post-Office Department,” &c., be construed as mandatory; and that the Postmaster-General be and he hereby is required to pay to the said Giddings the sum of thirty-three thousand and five hundred dollars per annum in lieu of the contract pay, on mail route number twelve thousand nine hundred, as directed by said section, deducting payments heretofore made.

SEC. 10. And be it further enacted, That the Postmaster-General be, and he hereby, authorized to contract for the conveyance of the entire letter mail from such point on the Mississippi River, as the contractors may select, to San Francisco, in the State of California, for six years, at a cost not exceeding three hundred thousand dollars per annum for semi-monthly, four hundred and fifty thousand dollars for weekly, or six hundred thousand dollars for semi-weekly service; to be performed semi-monthly, weekly, or semi-weekly, at the option of the Postmaster-General.

SEC. 11. And be it further enacted, That the contract shall require the service to be performed with good four-horse coaches, or spring wagons, suitable for the conveyance of passengers, as well as the safety and security of the mails.

SEC. 12. And be it further enacted, That the contractors shall have the right of preemption to three hundred and twenty acres of any land not then disposed of or reserved, at each point necessary for a station, not to be nearer than ten miles from each other; and provided, that no mineral land shall be thus preempted.

SEC. 13. And be it further enacted, That the said service shall be performed within twenty-five days for each trip; and that before entering into such contract, the Postmaster-General shall be satisfied of the ability and disposition of the parties bona fide and in good faith to perform the said contract, and shall require good and sufficient security for the performance of the same; the service to commence within twelve months after the signing of the contract.

SEC. 14. And be it further enacted, That the Postmaster-General of the United States be and he hereby is authorized and directed to accept the lowest bid offered and now on record, (provided the same shall not exceed twenty-three thousand dollars a year, for weekly services,) to convey the United States mails in good and sufficient steamers or steamers, under the advertisement of the Postmaster-General of January nineteen, eighteen hundred and fifty-five, for “proposals for conveying the United States mails on Puget's Sound, Washington Territory,” and to contract with the bidders thereof to put into immediate operation the said service on Puget's Sound, Washington Territory, commencing at Olympia, and supplying Steilacoom, Seattle, Port Madison, Port Gamble, Port Ludlow, Port Townsend, Penn's Cove, Bellingham Bay, (Whatcom,) New Dungeness, and such other places on said route as the Postmaster-General may direct; said service to be paid for out of any money in the treasury not otherwise appropriated: Provided, That the said service shall be performed in first class steamboats, under the eighth section of the act approved March third, eighteen hundred and forty-five.

SEC. 15. And be it further enacted, That the Secretary of the Treasury be directed to pay to George Whitman the sum of ten thousand one hundred dollars, being the amount of a draft issued in his favor by the Postmaster-General on the eleventh of August, eighteen hundred and thirty-eight upon the postmaster at New Orleans in payment of services rendered by said Whitman as mail contractor, less two thousand dollars paid thereon, which draft was not satisfied by the drawer.

APPROVED, March 8, 1857.
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CHAP. XCVII.-An Act making Appropriations for Fortifications and other Works of Defence, and for Repairs of Barracks and Quarters, for the Year ending the thirtieth of June, eighteen hundred and fifty-eight.

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 construction, preservation, and repairs of certain fortifications, barracks, and quarters, for the year ending the thirtieth of June, eighteen hundred and fifty-eight.

For Fort Montgomery, outlet of Lake Champlain, fifty thousand dollars.

For Fort Knox, at the Narrows of the Penobscot River, Maine, fifty thousand dollars.

For fortifications at the entrance of Kennebec River, Maine, one hundred thousand dollars.

For the commencement of a fortification on Hog Island Ledge in Portland harbor, Maine, fifty thousand dollars.

For Fort Warren, Boston harbor, and preservation of its site, ten thousand dollars.

For Fort Winthrop, Governor's Island, Boston harbor, thirty thousand dollars.

For fortifications at the entrance of New Bedford harbor, one hundred and fifty thousand dollars.

For Fort Adams, protection of site, Newport harbor, Rhode Island, one hundred thousand dollars.

For Fort Schuyler, East River, New York harbor, twenty thousand dollars.

For Fort Richmond, Staten Island, New York harbor, one hundred and fifty thousand dollars.

For fortifications at Sandy Hook, New Jersey, outlet of New York harbor, two hundred and fifty thousand dollars.

For the commencement of a fort opposite Fort Schuyler, New York, one hundred and fifty thousand dollars.

For the erection of a fort on the site of Fort Tompkins in the State of New York, one hundred and fifty thousand dollars.

For Fort Delaware, on Delaware River, two hundred thousand dollars.

For Fort Carroll, Solers' Point flats, Baltimore harbor, Maryland, one hundred and fifty thousand dollars.

For Fort Calhoun, Hampton Roads, Virginia, one hundred thousand dollars.

For Fort Sumpter, Charleston harbor, South Carolina, one hundred thousand dollars.

For Fort Pulaski, Savannah River, Georgia, twenty-six thousand dollars.

For Fort Clinch, entrance to Cumberland Sound, Florida, seventy-five thousand dollars.

For Fort Barrancas, Pensacola harbor, Florida, thirty-three thousand dollars.

For Fort Gaines, Dauphin Island, entrance to Mobile Bay, Alabama, one hundred thousand dollars.

For defences at P roctor's Landing, Lake Borgne, Louisiana, twenty-five thousand dollars.

For Fort Livingston, Grandterre Island, Barrataria Bay, Louisiana, and preservation of its site, twenty thousand dollars.

For Fort Taylor, Key West, Florida, two hundred thousand dollars.

For Fort Jefferson, Garden Key, Florida, three hundred thousand dollars.

For fortifications at Alcatraz Island, San Francisco Bay, California, two hundred thousand dollars.
For fort at Fort Point, San Francisco Bay, California, three hundred and fifty thousand dollars.

For repairs at Fort Hamilton, at the Narrows, New York harbor, ten thousand dollars.

For repairs at Fort Lafayette, New York harbor, ten thousand dollars.

For repairs of Fort Wood, Bedlow's Island, New York harbor, five thousand dollars.

For barracks, quarters, and hospital at Fort Columbus, Governor's Island, New York harbor, fourteen thousand dollars.

For purchase of additional land for site of Fort Tompkins, forty-two thousand three hundred dollars.

For modification of Fort Madison, Annapolis harbor, Maryland, twenty thousand dollars.

For artesian well at Fort Monroe, ten thousand dollars.

For repairs of Fort Jackson, Savannah River, Georgia, eighteen thousand dollars.

For the fortification of Ship Island, coast of Mississippi, one hundred thousand dollars.

For fortifications for the defence of the inner passes into Mobile Bay, (known as Grant's Pass and Pass au Heron,) one hundred thousand dollars.

For repairs of Fort Pickens, Pensacola harbor, Florida, fifteen thousand dollars.

For repairs and extension of Fort St. Phillip, Mississippi River, Louisiana, twenty-five thousand dollars.

For repairs of Fort Macomb, and preservation of site, Chef Menteur Pass, Louisiana, seven thousand dollars.

For repairs of Tower Dupre, Bayou Depre, Louisiana, and perfecting title of site, twelve thousand dollars.

For fortifications for the defence of the entrance to Galveston harbor and bay, Texas, eighty thousand dollars.

To purchase a site and construct additional defences for San Francisco, California, three hundred thousand dollars.

For contingent expenses of fortifications for preservation of sites, protection of titles, and repairs of sudden damages, thirty thousand dollars.

For repairs and alterations of barracks, quarters, hospitals, store rooms, and fences at permanent forts not occupied by troops, nineteen thousand dollars.

For the construction of permanent platforms for modern cannon of large calibre in the existing fortifications of important harbors, one hundred thousand dollars.

Approved, March 3, 1857.

Chap. XCVIII.—An Act reducing the Duty on Imports, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the first day of July, eighteen hundred and fifty-seven, ad valorem duties shall be imposed, in lieu of those now imposed upon goods wares and merchandize imported from abroad into the United States, as follows, viz:

Upon the articles enumerated in schedules A, and B, of the tariff act of eighteen hundred and forty-six, a duty of thirty per centum, and upon those enumerated in schedules C, D, E, F, G, and H, of said act, the duties of twenty-four per centum, nineteen per centum, fifteen per centum, twelve per centum, eight per centum, and four per centum, respectively, with such exceptions as are hereinafter made; and all articles so imported as aforesaid and not enumerated in the said schedules, nor in schedule I, shall pay a duty of fifteen per centum.
SEC. 2. And be it further enacted, That all manufactures composed wholly of cotton, which are bleached, printed, painted, or dyed, and de laines, shall be transferred to schedule C. Japanned leather or skins of all kinds, shall be transferred to schedule D. Ginger,—green, ripe, dried preserved or pickled; others, and ochreous earths; medicinal roots, leaves, gums, and resins in a crude state not otherwise provided for; wares, chemical, earthen or pottery of a capacity exceeding ten gallons, shall be transferred to schedule E. Borate of lime and codilis, or tow of hemp or flax, shall be transferred to schedule F. Antimony; crude or regulus of; Barks of all kinds not otherwise provided for; camphor, crude; cam-tharides; carbonate of soda; Emery, in lump or pulverized; Fruits, green, ripe, or dried; gums, Arabic, Barbary, copal, East Indies, Jeddo, Senegal, substitute, tragancanth, and all other gums and resins, in a crude state; machinery exclusively designed and expressly imported for the manufacture of flax and linen goods; sponges; tin in plates or sheets, galvanized or ungallvanized; woods, namely, cedar, lignumvitra, ebony, box, granadilla, mahogany, rose wood, satin wood, and all cabinet woods, shall be transferred to schedule G. Acids, acetic, benzoic, boracic, citric, muriatic, white and yellow, oxalic, pyroglaicus and tartaric, and all other acids of every description used for chemical or manufacturing purposes not otherwise provided for; aloes; amber; ambergris; anniseed; an- natto. roucon or Orleans; arsenic; articles not in a crude state used in dyeing or tanning not otherwise provided for; assafoetida; asphaltum; barilla; bleaching powder, or chloride of lime; borax crude; bouchou leaves; brimstone crude in bulk; cameos, mosaics, diamonds, gems, pearls, rubies, and other precious stones (not set;) chalk; clay; cochineal; cocoa, cocoanuts, and cocoa shells; cork tree bark; cream of tartar; extract of indigo, extracts and decoctions of logwood and other dyewoods not otherwise provided for; extract of madder; flint, ground; grindstones; gutta percha unmanufactured; india rubber in bottles, slabs or sheets, unmanufactured; India rubber, milk of; indigo; lac spirits; lac sulphur; lastings cut in strips or patterns of the size and shape for shoes, slippers, boots, booties, gaiters or buttons exclusively, not combined with india rubber; manufactures of mohair cloth, silk twist, or other manufactures of cloth, suitable for the manufacture of shoes, cut in slips or patterns of the size and shape for shoes, slippers, boots, booties, gaiters or buttons exclusively, not combined with india rubber; music printed with lines, bound or unbound; oils, palm, teal and cocoanut; prussian blue; soda ash; spices of all kinds; watch materials and unfinished parts of watches; and woad, or pastel, shall be transferred to schedule H.

SEC. 3. And be it further enacted, That on and after the first day of July, eighteen hundred and fifty-seven, the goods, wares, and merchandise mentioned in schedule I, made part hereof, shall be exempt from duty; and entitled to free entry:—

SCHEDULE I.

All books, maps, charts, mathematical nautical instruments, philosophical apparatus and all other articles whatever imported for the use of the United States; all philosophical apparatus, instruments, books, maps and charts, statues, statuary, busts and casts of marble, bronze, alabaster or plaster of paris, paintings and drawings, etchings, specimens of sculpture, cabinets of coins, medals, gen__; and all collections of antiques; Provided, the same be specially imported in good faith for the use of any society incorporated or established for philosophical or literary purposes, or for the encouragement of the fine arts, or for the use or by the order of any college, academy, school, or seminary of learning in the United States; animal carbon (bone black); animals living of all kinds; argol, or crude tartar; articles in a crude state used in dyeing or tanning not otherwise provided for; bark, Peruvian; bells, old, and bell metal; berries, nuts, flowers, plants and vegetables used exclusively in dyeing or in composing
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dyes, but no article shall be classed as such that has undergone any manufacture; bismuth; bitter apples; bolting cloths; bones, burnt, and bone dust; books, maps and charts imported by authority of the joint library committee of Congress, for the use of the library of Congress; Provided, That if, in any case, a contract shall have been made with any bookseller, importer, or other person, for books, maps or charts, in which contract the bookseller, importer, or other person aforesaid, shall have paid the duty, or included the duty in said contract, in such case the duty shall not be remitted; brass, in bars and pigs, or when old and fit only to be remanufactured; brazil wood, braziletto, and all other dye woods in stuffs; bullion, gold and silver; burr stones, wrought or unwrought, but unmanufactured; cabinets of coins, medals, and all other collections of antiquities; coffee and tea when imported direct from the place of their growth or production in American vessels, or in foreign vessels entitled by reciprocal treaties to be exempt from discriminating duties, tonnage and other charges; coffee the growth or production of the possessions of the Netherlands, imported from the Netherlands in the same manner; coins, gold, silver and copper; copper ore; copper when imported for the United States mint; copper in pigs or bars, or when old and fit only to be remanufactured; cotton; cutch; dragon's blood; felt, adhesive for sheathing vessels; flax unmanufactured; garden seeds and all other seeds for agricultural, horticultural, medicinal and manufacturing purposes not otherwise provided for; glass, when old and fit only to be remanufactured; goods, wares and merchandise the growth, produce or manufacture of the United States, exported to a foreign country and brought back to the United States in the same condition as when exported upon which no drawback or bounty has been allowed: Provided, That all regulations to ascertain the identity thereof, prescribed by existing laws, or which may be prescribed by the Secretary of the Treasury shall be complied with; guano; household effects, old, and in use, of persons or families from foreign countries, if used abroad by them and not intended for any other person or persons, or for sale; Joe; Ivory unmanufactured; junk, old; linseed—but not embracing flax seed; madder root; madder ground or prepared—maps and charts; models of inventions and other improvements in the arts; Provided, That no other article or articles shall be deemed a model or improvement which can be fitted for use; oakum; oil spermaceti, whale and other fish of American fisheries and all other articles the produce of such fisheries; paintings and statuary; palm leaf unmanufactured; personal and household effects, (not merchandise,) of citizens of the United States dying abroad; plaster of Paris or sulphate of lime unground; plating unmanufactured; rags of whatever material except wool; rattans and reeds unmanufactured; sheathing copper, but no copper to be considered such, and admitted free, except in sheets of forty eight inches long and fourteen inches wide, and weighing from fourteen to thirty-four ounces the square foot; sheathing metal, not wholly, or in part of iron ungalvanized; shingle bolts and stave bolts; silk, raw, or as reeled from the cocoon, not being doubled, twisted, or advanced in manufacture in any way; specimens of natural history, mineralogy, or botany; substances expressly used for manures; tin in pigs, bars or blocks; trees, shrubs, bulbs, plants, and roots not otherwise provided for; wearing apparel in actual use and other personal effects, (not merchandise;) professional books, implements, instruments, and tools of trade, occupation or employment, of persons arriving in the United States; Provided, That this exemption shall not be construed to include machinery, or other articles imported for use in any manufacturing establishment, or for sale; sheep's wool, unmanufactured of the value of twenty cents per pound or less at the port of exportation, and hair of the alpacas, the goat, and other like animals, unmanufactured; Provided, That any wool of the sheep, or hair of the alpacas, the goat, and other like animals,
which shall be imported, in any other than the ordinary condition, as now and heretofore practiced, or which shall be changed in its character, for the purpose of evading the duty, or which shall be reduced in value by the intentional admixture of dirt or any foreign substance to twenty cents per pound or less, shall be subject to pay a duty of twenty per cent ad valorem, anything in this act to the contrary notwithstanding.

SEC. 4. And be it further enacted, That all goods, wares, and merchandise which shall be in the public stores on the first day of July aforesaid, shall be subject, on entry thereof for consumption, to no other duty than if the same had been imported, respectively, after that day.

SEC. 5. And be it further enacted, That on the entry of any goods, wares, and merchandise imported on and after the first day of July aforesaid, the decision of the collector of the customs at the port of importation and entry, as to their liability to duty or exemption therefrom, shall be final and conclusive against the owner, importer, consignee, or agent of any such goods, wares, and merchandise, unless the owner, importer, consignee, or agent shall, within ten days after such entry, give notice to the collector, in writing, of his dissatisfaction with such decision, setting forth therein distinctly and specifically his grounds of objection thereto, and shall, within thirty days after the date of such decision, appeal therefrom to the Secretary of the Treasury, whose decision on such appeal shall be final and conclusive; and the said goods, wares, and merchandise shall be liable to duty or exempted therefrom accordingly; any act of Congress to the contrary notwithstanding, unless suit shall be brought within thirty days after such decision for any duties that may have been paid, or may thereafter be paid, on said goods, or within thirty days after the duties shall have been paid in cases where such goods shall be in bond.

APPROVED, March 3, 1857.

CHAP. XCIX.—An Act making a Grant of Land to the Territory of Minnesota, in alternate Sections, to aid in the Construction of certain Railroads in said Territory, and granting Public Lands in alternate Sections to the State of Alabama, to aid in the Construction of a certain Railroad in said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be and is hereby granted to the Territory of Minnesota, for the purpose of aiding in the construction of railroads, from Stillwater, by way of Saint Paul and Saint Anthony, to a point between the foot of Big Stone Lake and the mouth of Sioux-Wood River, with a branch via Saint Cloud and Crow Wing, to the navigable waters of the Red River of the north, at such point as the Legislature of said Territory may determine; from St. Paul and from Saint Anthony, via Minneapolis, to a convenient point of junction west of the Mississippi, to the southern boundary of the Territory in the direction of the mouth of the Big Sioux River, with a branch, via Faribault, to the north line of the State of Iowa, west of range sixteen; from Winona, via Saint Peters, to a point on the Big Sioux River, south of the forty-fifth parallel of north latitude; also from La Crescent, via Target Lake, up the valley of Root River, to a point of junction with the last mentioned road, east of range seventeen, every alternate section of land, designated by odd numbers, for six sections in width on each side of each of said roads and branches; but in case it shall appear that the United States have, when the lines or routes of said roads and branches are definitely fixed, sold any sections, or any parts thereof, granted as aforesaid, or that the right of preemption has attached to the same, then it shall be lawful for any agent, or agents, to be appointed by the Governor of said Territory or future State to select, subject to the approval of the Secretary of the Interior, from the lands of the United States

March 2, 1857.

Grant of land to Minnesota for railroads.

March 8, 1857.

Grant in lieu of lands preempted or sold.
I nearest to the tiers of sections above specified, so much land, in alternate sections, or parts of sections, as shall be equal to such lands as the United States have sold, or otherwise appropriated, or to which the rights of pre-emption have attached, as aforesaid; which lands (thus selected in lieu of those sold, and to which pre-emption rights have attached as aforesaid, together with the sections and parts of sections designated by odd numbers as aforesaid, and appropriated as aforesaid) shall be held by the Territory or future State of Minnesota for the use and purpose aforesaid: Provided, That the land to be so located shall, in no case, be further than fifteen miles from the lines of said roads or branches, and selected for and on account of each of said roads or branches: Provided further, That the lands hereby granted for and on account of said roads and branches, severally, shall be exclusively applied in the construction of that road for and on account of which such lands are hereby granted, and shall be disposed of only as the work progresses, and the same shall be applied to no other purpose whatsoever: And provided further, That any and all lands heretofore reserved to the United States, by any act of Congress, or in any other manner by competent authority, for the purpose of aiding in any object of internal improvement, or for any other purpose whatsoever, be and the same are hereby reserved to the United States from the operation of this act, except so far as it may be found necessary to locate the routes of said railroads and branches through such reserved lands, in which case the right of way only shall be granted, subject to the approval of the President of the United States.

SEC. 2. And be it further enacted, That the sections and parts of sections of land which by such grant shall remain to the United States, within six miles on each side of said roads and branches, shall not be sold for less than double the minimum price of the public lands when sold; nor shall any of said lands become subject to private entry until the same shall have been first offered at public sale at the increased price.

SEC. 3. And be it further enacted, That the said lands hereby granted to the said Territory or future State shall be subject to the future disposal of the Legislature thereof for the purposes herein expressed and no other; and the said railroads and branches shall be and remain public highways for the use of the Government of the United States, free from toll or other charge upon the transportation of any property or troops of the United States.

SEC. 4. And be it further enacted, That the lands hereby granted to said Territory or future State shall be disposed of by said Territory or future State only in the manner following, that is to say: That a quantity of land not exceeding one hundred and twenty sections for each of said roads and branches, and included within a continuous length of twenty miles of each of said roads and branches, may be sold; and when the Governor of said Territory or future State shall certify to the Secretary of the Interior that any twenty continuous miles of any of said roads or branches is completed, then another quantity of land hereby granted, not to exceed one hundred and twenty sections for each of said roads and branches having twenty continuous miles completed as aforesaid, and included within a continuous length of twenty miles of each of such roads or branches, may be sold; and so from time to time until said roads and branches are completed; and if any of said roads or branches is not completed within ten years no further sale shall be made, and the lands unsold shall revert to the United States.

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

SEC. 6. And be it further enacted, That in cases any lands on the line

This act not to
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of said roads or branches are within any Indian territory, no title to the same shall accrue, nor shall the same be entered upon by the authority of said Territory or State until the Indian title to the same shall have been extinguished.

SEC. 7. And be it further enacted, That there be and is hereby granted to the State of Alabama, for the purpose of aiding in the construction of a railroad "from the line of Georgia, on the Chattahoochee River, to the city of Mobile, Alabama," "through the counties of Henry, Dale, Coffee, Covington, Conecuh, Baldwin and Mobile," and a branch railroad "from Eufaula to Montgomery," "through the counties of Barbour, Pike, Macon and Montgomery," chartered by the State of Alabama, by an act entitled "An act to authorize the Savannah and Albany Railroad Company to extend their railroad from the line of Georgia, on the Chattahoochee River, to the city of Mobile, Alabama, and to extend a branch road from Eufaula to Montgomery," approved December twentieth, eighteen hundred and fifty-three, alternate sections of the public lands to the same extent and in the same manner, and upon the same limitations and restrictions in every respect, as was granted to aid in the construction of other railroads under an act of Congress entitled "An act granting public lands in alternate sections to the State of Alabama to aid in the construction of certain railroads in said State," approved June three, eighteen hundred and fifty-six.

Approved, March 8, 1857.

CHAP. C.—An Act to divide the State of Missouri into two Judicial Districts. 13. 1857.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State of Missouri is hereby divided into two judicial districts, in the following manner, to wit: the counties of Schuyler, Adair, Knox, Shelby, Monroe, Audrain, Montgomery, Gasconade, Franklin, Washington, Reynolds, Shannon, and Oregon, as the same were bounded on the first day of January, eighteen hundred and fifty-seven, with all that part of the State lying above-mentioned counties, shall compose one district, to be called the eastern district of Missouri, and a court shall be held for the said district at the city of Saint Louis, in said State. All the remaining part of said State shall compose another district, to be called the western district of Missouri, and a court shall be held for the same in the city of Jefferson, in said State.

SEC. 2. And be it further enacted, That there shall be two terms of the district court begun and held in and for said western district, at the city of Jefferson, on the first Mondays of March and September of each year; and there shall be three terms of the district court begun and held in and for said eastern district, at the city of St. Louis, on the third Mondays of February, May, and November of each year; and the said courts are hereby authorized to hold adjourned terms when the business before the court shall, in the opinion of the court, require it.

SEC. 3. And be it further enacted, That all suits and other proceedings of whatever name or nature now pending in the district court of the United States for the present district of Missouri, shall be tried and disposed of in the district court for said western district, in the same manner as the same would have been in case said State had not been divided into two districts; and for that purpose the jurisdiction is reserved to said district court in the said western district; and all process and other proceedings taken or issued or made returnable to the district court for the present district of Missouri, shall be returnable at the next term of said district court in and for said western district of Missouri.

SEC. 4. And be it further enacted, That upon the application of any party to any suit now pending in the district court for the present district may be removed
of Missouri, and which would have been commenced in the said eastern
district if this act had been in force before the commencement of said suit,
the district court for said western district may, and if all parties consent,
shall order that the same be removed for further proceedings to the dis-
trict court for the said eastern district; and thereupon the clerk of the
district court for said western district shall transmit all the papers in the
cause, with a transcript of the order of the removal, to the clerk of the
district court of said eastern district, and all further proceedings shall be
had in said court as if the suit had been originally commenced therein.

Sec. 5. And be it further enacted, That the present judge of the dis-
trict of Missouri, be and he is hereby assigned to hold said district court
in and for the western district of Missouri, and shall exercise the same
jurisdiction and perform the same duties within said western district as
he now exercises and performs within his present district.

Sec. 6. And be it further enacted, That final process upon any judg-
ment or decree entered in the district court of the United States for the
district of Missouri, and all other process for the enforcement of any
order of said court, in any cause now pending therein, except causes re-
moved as hereinbefore provided shall be issued from and made return-
able to the district court for said western district of Missouri, and may
run and be executed by the marshal of said western district, in any part
of said State.

Sec. 7. And be it further enacted, That the office of district judge of
said eastern district of Missouri, be and the same is hereby created, and
a fit person shall be appointed such district judge, who shall exercise
the same jurisdiction and perform the same duties within said eastern
district as the district judge of the present district of Missouri now exercises and
performs within his present district. And the district judge of said eastern
district shall be entitled to an annual salary of three thousand dollars,
and the judge of the western district the salary now provided by law.

Sec. 8. And be it further enacted, That the present district attorney
for the district of Missouri shall be the district attorney for the said
eastern district; the present marshal for the district of Missouri shall be
marshal for said eastern district; and the present clerk of the district
court for the district of Missouri shall be clerk of the district court for
said western district.

Sec. 9. And be it further enacted, That there be appointed a district
attorney and a marshal for said western district; and a clerk of the
district court for said eastern district, shall be appointed by the judge
thereof.

Sec. 10. And be it further enacted, That the circuit court of the
United States in and for the present district of Missouri, shall be begun
and held at the same times and place as heretofore; it shall in all things
retain jurisdiction of all matters now pending therein, and have and ex-
ercise the same original jurisdiction in said State as is vested in the sev-
eral circuit courts of the United States, as organized under existing laws,
and shall also have and exercise the same appellate jurisdiction over the
district courts of the United States for said eastern and western districts
of Missouri as by existing laws is vested in the several circuit courts of
the United States over the district courts of the United States, in their
respective circuits. Said circuit court shall be called the circuit court in
and for the districts of Missouri, and shall be composed of the justice of
the supreme court assigned to said circuit and the two judges of the
eastern and western districts of Missouri, but may be held by any one or
more of said three judges in the absence of the remainder. Said justice
of the supreme court, or in his absence, the oldest in commission of said
two district judges, shall be the presiding judge of said circuit court;
and in case of any division of opinion among the judges of said circuit
court, the opinion of the presiding judge shall prevail and be the judg-
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urement of the said circuit court; but on any appeal to said circuit court from one of the said district courts, the judge of the district court from which such appeal was taken shall not sit in said circuit court on the trial or decision of the case so carried by appeal to said circuit court. The clerk of the circuit court for the present district of Missouri shall be and remain the clerk of the circuit court as modified by this act. The district attorney and marshal for said eastern district of Missouri shall act as such district attorney and marshal in said circuit court; but the process of said circuit court may be directed to the marshal of either of said eastern and western districts of Missouri, and shall be executed only by the marshal to whom it is directed, or by his duly appointed deputy, in his district.

APPROVED, March 8, 1857.

CHAP. CL.—An Act to amend the "Act reducing the duty on imports, and for other Purposes," passed July thirtieth, eighteen hundred and forty-six.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the eighth section of the act approved July thirty, eighteen hundred and forty-six, and entitled "An act reducing the duty on imports, and for other purposes," be amended as follows:

SEC. 2. And be it further enacted, That it shall be lawful for the owner, consignee, or agent of imports which have been actually purchased, or procured otherwise than by purchase, on entry of the same, to make such addition in the entry to the cost or value given in the invoice as, in his opinion, may raise the same to the true market value of such imports in the principal markets of the country whence the importation shall have been made; and to add thereto all costs and charges which, under existing laws, would form part of the true value at the port where the same may be entered, upon which the duties should be assessed. And it shall be the duty of the collector within whose district the same may be imported or entered, to cause the dutiable value of such imports to be appraised, estimated, and ascertained, in accordance with the provisions of existing laws; and if the appraised value thereof shall exceed, by ten per centum or more, the value so declared on the entry, then, in addition to the duties imposed by law on the same, there shall be levied, collected, and paid a duty of twenty per centum ad valorem on such appraised value: Provided, nevertheless, That under no circumstances shall the duty be assessed upon an amount less than the invoice or entered value, any law of Congress to the contrary notwithstanding.

APPROVED, March 8, 1857.

CHAP. CII.—An Act to constitute Selma, in the State of Alabama, a Port of Delivery.

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

APPROVED, March 8, 1857.
March 8, 1857. CHAP. CIII.—An Act to amend "An Act granting Public Lands in alternate Sections to the State of Alabama to aid in the Construction of certain Railroads in said State."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sixth section of an act, granting public lands in alternate sections to the State of Alabama, to aid in the construction of certain railroads in said State, approved second day of June, eighteen hundred and fifty-six, be and the same is hereby so amended, that in lieu of the words "Central Railroad from Montgomery to some point on the Alabama and Tennessee State line in the direction to Nashville, Tennessee," the words "Tennessee and Alabama Central Railroad" be and they are hereby substituted.

Approved, March 8, 1857.

March 3, 1857. CHAP. CIV.—An Act to settle certain Accounts between the United States and the State of Mississippi and other States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of the General Land-Office be and he is hereby required to state an account between the United States and the State of Mississippi, for the purpose of ascertaining what sum or sums of money are due to said State, heretofore unsettled, on account of the public lands in said State, and upon the same principles of allowance and settlement as prescribed in the "Act to settle certain accounts between the United States and the State of Alabama," approved the second March, eighteen hundred and fifty-five; and that he be required to include in said account the several reservations under the various treaties with the Chickasaw and Choctaw Indians within the limits of Mississippi, and allow and pay to the said State five per centum thereon, as in case of other sales, estimating the lands at the value of one dollar and twenty-five cents per acre.

Sec. 2. And be it further enacted, That the said commissioner shall also state an account between the United States and each of the other States upon the same principles, and shall allow and pay to each State such amount as shall thus be found due, estimating all lands and permanent reservations at one dollar and twenty-five cents per acre.

Approved, March 8, 1857.

March 8, 1857. CHAP. CV.—An Act to establish a Port of Entry at Fernandina, in the State of Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the county of Nassau, in the State of Florida, embracing all the waters, islands, bays, harbors, inlets, shores and rivers in the same, shall be a collection district, to be called the district of Fernandina, and that Fernandina shall be the port of entry for said district; and a collector for said district shall be appointed, who shall perform the same duties and receive the same compensation and fees as the collector for the district of St. John's in said State.

Approved, March 8, 1857.

March 8, 1857. CHAP. CVI.—An Act making Appropriations for the Support of the Army for the Year ending the thirtieth June, eighteen hundred and fifty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the support of the army for the year ending the thirtieth of June, eighteen hundred and fifty-eight.

For expenses of recruiting, transportation of recruits, three months'
extra pay to non-commissioned officers, musicians, and privates on re-enlistment, one hundred and ten thousand dollars.

For pay of the army, three million five hundred and fifty thousand and two dollars.

For commutation of officers’ subsistence, nine hundred and ninety-nine thousand two hundred and one dollars.

For pay of officers of the Military Academy, one thousand six hundred and eighty dollars.

For commutation of subsistence of officers of the Military Academy, one thousand and two dollars.

For commutation of subsistence, nine hundred and ninety-nine thousand two hundred and one dollars.

For pay of officers of the Military Academy, one thousand six hundred and eighty dollars.

For commutation of subsistence of officers of the Military Academy, one thousand and two dollars.

For commutation of forage for officers’ horses, one hundred and twenty-three thousand nine hundred and thirty-six dollars.

For payments to discharged soldiers for clothing not drawn, fifty thousand dollars.

For payments in lieu of clothing for officers’ servants, thirty-nine thousand eight hundred and sixty dollars.

For subsistence in kind, one million nine hundred and eighty-nine thousand eight hundred and thirty-four dollars.

For clothing for the army, camp, and garrison equipage, eight hundred and ninety-five thousand six hundred and seven dollars and seventy-three cents, and that hereafter all the accounts and vouchers of the disbursing officers of the quartermaster’s department of the army shall be audited and settled by the third auditor of the treasury.

For the regular supplies of the quartermaster’s department, consisting of fuel for the officers, enlisted men, guard, hospitals, storehouses, and offices; 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 two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such companies of infantry as may be mounted, and for the authorized number of officers’ horses when serving in the field and at the outposts; of straw for soldiers’ bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the pay and quartermaster’s departments; and for the printing of division and department orders, army regulations, and reports, one million two hundred thousand dollars.

For the incidental expenses of the quartermaster’s department, consisting of postage on letters and packages received and sent by officers of the army on public service; expenses of courts-martial and courts of inquiry, including the additional compensation to judge advocates, recorders, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers employed under the direction of the quartermaster’s department, in the erection of barracks, quarters, storehouses, and hospitals; the construction of roads and other constant labor, for periods of not less than ten days, under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department headquarters; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters, other disbursing officers and trains, when military escorts cannot be furnished; expenses of the interment of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the quartermaster’s department, including hire of interpreters, spies, and guides, for the army; compensation of 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 of deserters, and the expenses incident to their pursuit; the following expenditures required for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, and such companies of infantry as may
be mounted, viz.: the purchase of ‘travelling forges, blacksmiths’ and shoeing tools, horse and mules shoes and nails, iron and steel for shoeing, hire of veterinary surgeons, medicines for horses and mules, picket ropes, and shoeing the horses of those corps, four hundred and forty thousand dollars.

Barracks, &c.

For constructing barracks and other buildings at posts which it may be necessary to occupy during the year; and for repairing, altering, and enlarging buildings at the established posts, including hire or commutation of quarters for officers on military duty; hire of quarters for troops, of storehouses for the safe keeping of military stores, and of grounds for summer cantonments; for encampments and temporary frontier stations, six hundred thousand dollars.

Mileage of officers.

For mileage or allowance made to officers of the army for the transportation of themselves and their baggage, when travelling on duty without troops or escorts, one hundred and twenty thousand dollars.

Transportation.

For transportation of the army, including baggage of the troops when moving either by land or water; of clothing, camp and garrison equipment from the depot at Philadelphia to the several posts and army depots; horse equipments and of subsistence from the places of purchase and from the places of delivery under contract, to such places as the circumstances of the service may require it to be sent; of ordnance, ordnance stores, and small arms, from the foundries and armories, to the arsenals, fortifications, frontier posts, and army depots; freights, wharfage, tolls, and ferriages; for the purchase and hire of horses, mules, and oxen, and the purchase and repair of wagons, carts, drays, ships, and other sea-going vessels and boats for the transportation of supplies, and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the pay and other disbursing departments; the expense of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; and for procuring water at such posts as from their situation require that it be brought from a distance; and for clearing roads, and removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops on the frontier, one million eight hundred thousand dollars.

Horses.

For the purchase of horses for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such infantry as it may be found necessary to mount at the frontier posts, one hundred and ninety thousand dollars.

Contingencies.

For contingencies of the army, thirteen thousand dollars.

Medical, &c.

For the medical and hospital departments, one hundred and five thousand dollars.

Miscellaneous.

For contingent expenses of the adjutant-general’s department, at division and department headquarters, four hundred dollars.

For compensation of the clerk and messenger in the office of the commanding general, two thousand dollars.

For contingent expenses of the office of the commanding general, three hundred dollars.

Fortifications.

For armament of fortifications, three hundred thousand dollars.

Ordnance, &c.

For ordnance, ordnance stores, and supplies, including horse equipments for the mounted regiments, two hundred and fifty thousand dollars.

Arsenals, including one in California.

For the current expenses of the ordnance service, one hundred and fifty thousand dollars.

Purchase of land, adjacent to Washington Arsenal.

For arsenals, including fifty thousand dollars for arsenal in California, one hundred and thirty-seven thousand two hundred and fifty dollars.

To enable the Secretary of War to purchase, not exceeding seven hundred and fifty-two thousand seven hundred and fifty-one square feet of ground adjacent to the Washington Arsenal, and for the use thereof, at a price not exceeding ten cents per foot, and for the purchase of the improvements upon said ground, and for the necessary draining of a
part thereof, eighty thousand four hundred and fifty dollars and ten cents.

For continuing the experiment of sinking Artesian wells upon the public lands, to be expended under the direction of the Secretary of War, one hundred thousand dollars.

For repairs and new machinery at Springfield armory, Massachusetts, sixty-eight thousand six hundred and eighty-five dollars.

For the erection and completion of the water-shops at Springfield armory, seventy thousand nine hundred and eighty-five dollars.

For repairs and improvements and new machinery at Harper's Ferry, thirty-four thousand nine hundred and seventy dollars.

For finishing and furnishing the armory for the militia of the District of Columbia, seven thousand eight hundred and twenty-seven dollars.

For surveys for military defenses, geographical explorations, and reconnaissances, for military purposes, seventy-five thousand dollars.

For purchase and repairs of instruments, fifteen thousand dollars.

For continuing the survey of the northern and northwestern lakes, including Lake Superior, fifty thousand dollars.

For printing charts of lake surveys, five thousand dollars.

For machinery, tools, and fixtures required for an arsenal of construction at Fayetteville, North Carolina, including the cost of putting the machinery in place, fifty thousand three hundred and fifty dollars.

For repairs of the government bridge over mill creek, Old Point Comfort, Virginia, eight hundred dollars.

For rebuilding the barracks at Carlisle, Pennsylvania, which were destroyed by fire on the twenty-second January, eighteen hundred and fifty-seven, twenty-five thousand dollars.

For the purchase of stoves for the quarters of officers and soldiers of the army, twenty-thousand dollars.

To enable the Secretary of War to settle the accounts of the three officers of the army who were sent to Europe in the year eighteen hundred and fifty-five to collect information on military affairs, four thousand six hundred and twenty-nine cents.

For the purpose of making further tests of gun metal for heavy cannon, twenty-five thousand dollars.

For completing the Point Douglas and Saint Louis River road, thirty-one thousand four hundred and twenty-five dollars and fifty cents.

For completing the Point Douglas and Fort Ripley road, four thousand six hundred and ninety-five dollars and one cent.

For repairing the bridge over Cannon River, two thousand dollars.

SEC. 2. And be it further enacted, That there shall be added to the quartermaster’s department of the army five military storekeepers, who shall give the bond and security required by the existing law; and they and all other military storekeepers shall have in kind, and in kind only, the fuel and quarters of first lieutenant of the army.

SEC. 3. And be it further enacted, That the master armiers at the national armories shall receive fifteen hundred dollars each per annum.

SEC. 4. And be it further enacted, That the provisions of the act approved March third, eighteen hundred and nineteen, entitled “An act authorizing the sale of certain military sites,” be and they are hereby extended to all military sites, or to such parts thereof which are or may become useless for military purposes: Provided, nevertheless, That nothing in this act, nor in the act above mentioned, shall be so construed as to impair in any wise the right of the State within which any such site or reservation may be situated to impose taxes on the same, in like manner as upon other lands or property owned by individuals within the State after such sale.

SEC. 5. And be it further enacted, That [there be appropriated] for pay, subsistence, and commuted allowance of six companies of volunteers, New Mexico volunteers in 1855.
Spy company in 1854.

The appropriation for military roads, 1855, ch. 106, extended.
Vol. x. p. 610.

1865, ch. 106, repealed so far as location is concerned.
Vol. x. p. 698.

Act of 1864, ch. 247, increasing pay to include all enlisted men.
Vol. x. p. 575.

Payment to Arkansas.

Western Military Asylum to be abolished and site, etc., to be sold and proceeds restored to the fund.

Accounts of Florida to be audited and settled.

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called into the service of the United States in New Mexico, in the year eighteen hundred and fifty-five, one hundred and fifteen thousand dollars; and for forage, transportation, camp and garrison equipage, and incidental expenses of said troops while in service, seventy-two thousand five hundred dollars; and for reimbursement of the quartermaster’s department, for the expenses of a spy company, called into service by Brigadier-General Garland, in the year eighteen hundred and fifty-four, ten thousand five hundred and ninety dollars and sixty cents.

SEC. 6. And be it further enacted, That the appropriations contained in the “Act making appropriations for improving certain military roads in the Territory of Minnesota,” approved February seventeen, eighteen hundred and fifty-five, shall be understood to apply, and are hereby made applicable, to the improvement of the said roads as may be judged necessary by the Secretary of War, as well as to the purpose of “cutting out the timber,” as specified in said act.

SEC. 7. And be it further enacted, That for the construction of barracks and quarters at a military post to be established in the northern part of Minnesota Territory, for the protection of the settlements on the Red River of the North, fifteen thousand dollars be appropriated, in addition to the sum of five thousand dollars appropriated by the act entitled “An act for the erection of a military post on or near the Pembina River, in the Territory of Minnesota, and for other purposes,” approved the seventeenth of February, eighteen hundred and fifty-five; said post to be located and constructed under the direction of the Secretary of War, the location to be at such point as the Secretary of War shall deem best adapted for the protection of said settlement; and so much of the aforesaid act, approved February seventeen, eighteen hundred and fifty-five, as indicates the location of said post, is hereby repealed.

SEC. 8. And be it further enacted, That the words “non-commissioned officers, musicians, and privates,” in the first section of the act entitled “An act to increase the pay of the rank and file of the army and to encourage enlistments,” approved August fourth, eighteen hundred and fifty-four, shall be construed to include all enlisted men of the army of the United States.

SEC. 9. And be it further enacted, That the Secretary of War be and he is hereby authorized and required to pay to the State of Arkansas, out of any money in the treasury not otherwise appropriated, such sums of money as were paid by said State, under the authority of the act of the legislature of that State, approved January fifth, eighteen hundred and forty-nine, to the Benton county militia, called into service by Colonel W. R. Ogden in July, eighteen hundred and forty-six, under requisition of the governor of that State, to resist incursions of the Cherokee Indians: Provided, that the amount so to be paid shall not exceed the sum of twelve hundred and twelve dollars.

SEC. 10. And be it further enacted, That the Secretary of War be and he is hereby authorized and directed to abolish the Western Military Asylum, located at Harrodsburg, Kentucky, and under the direction of the President of the United States to sell the said site, fixture, and other property belonging to the same, at such time and in such manner as may seem best, and the amount arising out of such sale shall be restored to the Military Asylum Fund.

SEC. 11. And be it further enacted, That the Secretary of War be and he is hereby authorized and required to cause to be audited and settled the accounts of the State of Florida against the United States for money advanced by that State in payment of volunteers called into service for the suppression of Indian hostilities in eighteen hundred and forty-nine and eighteen hundred and fifty-two: Provided, It shall be satisfactorily shown that said claims have been actually allowed and paid by the State.
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SEC. 12. And be it further enacted, That the Secretary of War be and be is hereby authorized and directed to settle the actual and necessary expenses incurred by the militia called into service in the Territory of New Mexico by acting Governor Messervy, in the year eighteen hundred and fifty-four, to suppress Indian hostilities in said territory, upon the presentation by the governor of said territory, to the said secretary, a full, accurate, and detailed statement or estimate of the actual and necessary expenses incurred by said militia, accompanied by proper vouchers and satisfactory proof of the correctness thereof, authenticated in conformity with the usages of the department, and that the sum of twenty-five thousand dollars be and the same is hereby appropriated, out of any money in the treasury not otherwise appropriated, to carry the provisions of this section into effect: Provided, That the said secretary shall be first satisfied that the calling out of said militia was necessary and proper for the defence of the territory.

SEC. 13. And be it further enacted, That the Secretary of War be authorized and directed to pay to the commissioners appointed by him under the provisions of the eleventh section of an act making appropriations for certain civil expenses of the government for the year ending the thirtieth of June, eighteen hundred and fifty-seven, approved August eighteenth, eighteen hundred and forty-six, such sums of money for their services and expenses as he may deem reasonable and just, provided the sum does not exceed in the aggregate the sum of twelve thousand dollars: Provided, that such of these commissioners as were officers in the army be not paid in both capacities.

SEC. 14. And be it further enacted, That for the purpose of carrying into effect the joint resolution entitled "Joint resolution directing the payment of certain volunteers and militia, under the limitations therein prescribed," approved August eight, eighteen hundred and forty-six, so much money as will be sufficient to pay said volunteers who have not been paid, not exceeding four thousand dollars.

SEC. 15. And be it further enacted, That for payment of the arrearages of salary due to the late clerk of the Board of Army officers appointed under the act of thirty-first August, eighteen hundred and fifty-two, at the time it was dissolved, two thousand four hundred and sixty-five dollars.

SEC. 16. And be it further enacted, That the joint resolution, approved February fifteen, eighteen hundred and fifty-five, "authorizing the President of the United States to confer the title of lieutenant-general by brevet," shall be so construed from and after March twenty-ninth, eighteen hundred and forty-seven in favor of the brevet lieutenant-general appointed under said act, while exercising command according to that rank, as to entitle him to the pay, allowances, and staff specified in the fifth section of the act, approved May twenty-eight, seventeen hundred and ninety-eight, "authorizing the President to raise a provisional army," and also the allowances described in the sixth section of the act approved August twenty-third, eighteen hundred and forty-two, "granting additional rations to certain officers:" Provided, however, and it is hereby declared, That the brevet lieutenant-general shall not, except in time of war, be entitled to more than two aids and one secretary; nor shall this act, nor the above-mentioned resolution of the fifteenth of February, eighteen hundred and fifty-five, have any retrospective effect in regard to those who were the aids or staff of General Scott antecedently to his appointment to the rank of brevet lieutenant-general.

APPROVED, March 3, 1857.
March 8, 1867.

CHAP. CVII. AN ACT MAKING Appropriations for the Legislative, Executive, and Judicial Expenses of Government for the year ending the thirtieth of June, eighteen hundred and fifty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the objects hereafter expressed, for the fiscal year ending the thirtieth of June, eighteen hundred and fifty-eight, namely:

**Pay of senators.** For compensation and mileage of senators, three hundred and thirty-three thousand two hundred and fifty dollars.

For compensation of the officers, clerks, messengers, and others, receiving an annual salary in the service of the Senate, viz: Secretary of the Senate, three thousand six hundred dollars; officer charged with disbursments of the Senate, four hundred and eighty dollars; chief clerk, two thousand five hundred dollars; principal clerk and principal executive clerk in the office of the Secretary of the Senate, at two thousand one hundred and sixty dollars each; eight clerks in office of the Secretary of the Senate, at one thousand eight hundred and fifty dollars each; keeper of the stationery, one thousand seven hundred and fifty dollars; two messengers, one at one thousand and eighty dollars, and one at seven hundred and fifty dollars; one page at five hundred dollars; sergeant-at-arms and doorkeeper, two thousand dollars; assistant doorkeeper, one thousand seven hundred dollars; postmaster to the Senate, one thousand seven hundred and fifty dollars; assistant postmaster and mail carrier, one thousand four hundred and forty dollars; two mail boys, at nine hundred dollars each; superintendent of the document room, one thousand five hundred dollars; two assistants in document room, at one thousand two hundred dollars each; superintendent of the folding room, one thousand five hundred dollars; two messengers, acting as assistant doorkeepers, at one thousand five hundred dollars each; sixteen messengers, at one thousand two hundred dollars each; superintendent in charge of Senate furnaces, one thousand two hundred dollars; assistant in charge of furnaces, six hundred dollars; laborer in private passage, six hundred dollars; two laborers, at four hundred and eighty dollars each; clerk or secretary to the President of the Senate, one thousand seven hundred and fifty dollars; draughtsman, one thousand eight hundred and fifty dollars; chaplain of Senate, seven hundred and fifty dollars; clerk to the Committee on Finance, one thousand eight hundred and fifty dollars; clerk to the Committee of Claims, two thousand one hundred and ninety dollars; clerk of printing records, one thousand eight hundred and fifty dollars—making seventy-nine thousand six hundred and seventy-four dollars.

**Contingencies of Senate.** For the contingent expenses of the Senate, viz:

For binding, fifty thousand dollars.  
For lithographing and engraving, forty-five thousand dollars.  
For stationery, twelve thousand dollars.  
For newspapers, three thousand dollars.  
For Congressional Globe and binding the same, forty-four thousand nine hundred and sixty-four dollars and eighty cents—the publisher to fold, bind and deliver the same to the order of the Senate within ninety days after the adjournment of each session of Congress, for sixty-three cents per volume.  
For reporting proceedings, fifteen thousand dollars.  
For clerks to committees, pages, police, horses, and carryalls, thirty-six thousand nine hundred and fifty-five dollars and twenty cents.  
For miscellaneous items, twenty thousand dollars.  

**Pay of representatives and delegates.** For compensation and mileage of members of the House of Representatives and delegates from territories, one million two hundred and forty-eight thousand seven hundred and fifty dollars.
For compensation of the officers, clerks, messengers and others receiving an annual salary in the service of the House of Representatives, viz: clerk of the House of Representatives, three thousand six hundred dollars; two clerks, at two thousand one hundred and sixty dollars each; seven clerks, at one thousand eight hundred dollars; clerk in charge of books for members, one thousand eight hundred dollars; reading clerk, one thousand eight hundred dollars; librarian, one thousand eight hundred dollars; clerk in charge of the stationery, one thousand eight hundred dollars; principal messenger in the office, one thousand seven hundred and fifty-two dollars; three messengers, at one thousand two hundred dollars each; sergeant-at-arms, two thousand one hundred and sixty dollars; clerk to the sergeant-at-arms, one thousand eight hundred dollars; messenger to the sergeant-at-arms, one thousand two hundred dollars; postmaster, two thousand one hundred and sixty dollars; one messenger in the office, one thousand seven hundred and forty dollars; four messengers, at one thousand four hundred and forty dollars each; doorkeeper, two thousand one hundred and sixty dollars; superintendent of the folding room, one thousand eight hundred dollars; superintendent and assistant in the document room, at one thousand seven hundred and fifty-two dollars each; messenger in charge of the hall, seventeen hundred and forty dollars; five messengers at one thousand five hundred dollars each; eight messengers at one thousand two hundred dollars each; messenger to the speaker, one thousand seven hundred and fifty-two dollars; chaplain, seven hundred and fifty dollars; clerk to the committee of claims, one thousand eight hundred dollars; clerk to committee of way and means, one thousand eight hundred dollars—making eighty thousand two hundred and ninety-eight dollars.

For contingent expenses of the House of Representatives, viz:
For binding documents, one hundred and twenty-five thousand dollars. For furniture, repairs, and boxes for members, twelve thousand dollars. For stationery, twenty thousand dollars. For horses, carriages, and saddle horses, five thousand five hundred dollars. For fuel, oil, and candles, three thousand six hundred dollars. For newspapers, twelve thousand five hundred dollars. For engraving, electrotyping, and lithographing, one hundred and twenty-five thousand dollars. For Capitol police, five thousand eight hundred and ninety dollars. For laborers, three thousand dollars. For pages and mail boys, eight thousand five hundred and eighty dollars. For folding documents, including pay of folders, wrapping paper, twine, and paste, thirty-five thousand dollars.

For twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the first session of the thirty-fifth Congress, thirty-four thousand seven hundred and four dollars. For binding twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the first session of the thirty-fifth Congress, sixteen thousand six hundred and fifty-seven dollars and ninety-two cents: Provided, That no greater price shall be paid for the same than seventy cents for each volume or part, actually bound and delivered.

For reporting the debates of the first session of the thirty-fifth Congress, twenty-five thousand dollars.

For one hundred copies of the Congressional Globe and Appendix, and for binding the same, for the first session of the thirty-fifth Congress, for the use of the library of the House of Representatives, two thousand dollars.
For the compensation of the draughtsmen and clerks employed upon
the land maps, clerks to committees, and temporary clerks in the office of
the clerk of the House of Representatives, twenty-eight thousand four
hundred and sixty dollars.

For miscellaneous items, fifty thousand dollars.

Library of Congress.—For compensation of librarian, three assistant
librarians, and messenger, nine thousand dollars.

For contingent expenses of said library, one thousand dollars.

For coal, and fireman for furnaces to warm the library, six hundred
dollars.

For purchase of books for said library, five thousand dollars.

For purchase of law books for said library, two thousand dollars.

For paper printing and binding a complete catalogue of the books in
the Library of Congress, four thousand dollars, under the direction of the
Library Committee of Congress.

Public Printing.—For compensation of the Superintendent of Public
Printing and the clerks and messenger in his office, eleven thousand five
hundred and fourteen dollars.

For contingent expenses of his office, viz: For blank books, stationery,
postage, advertising for proposals for paper, furniture, travelling expenses,
and miscellaneous items, two thousand three hundred dollars.

For rent of wareroom, two hundred and fifty dollars.

For cartage and labor in storing and transportation of paper, five
hundred and fifty dollars.

Court of Claims.—For salaries of three judges of the court of claims,
the solicitor, assistant solicitor, deputy solicitor, clerk and assistant clerk,
and messenger thereof, twenty-seven thousand three hundred dollars.

For stationery, fuel, gas, labor, printing, and miscellaneous items for the
court of claims, three thousand dollars.

For commissioners' fees for taking testimony in behalf of the govern-
ment, fees of witnesses and of agents or attorneys to be appointed by the
solicitor to attend to the taking of depositions, one thousand five hundred
dollars.

For additional furniture and fitting up of rooms, rendered necessary by
the appointment of assistant and deputy solicitors, and an assistant clerk,
and by an accumulation of the files of the court, and for the accommodation
of books for the court officers, one thousand five hundred dollars.

For paper required for the printing of the first session of the thirty-
fifth Congress, one hundred and seventy-nine thousand eight hundred and
sixty-nine dollars.

For printing required for the first session of the thirty-fifth Con-
gress, one hundred and thirty-two thousand two hundred and fifty
dollars.

Executive.—For compensation of the President of the United States,
twenty-five thousand dollars.

For compensation of the Vice-President of the United States, eight
thousand dollars.

For compensation to secretary to sign patents for lands, one thousand
five hundred dollars.

Department of State.—For compensation of the Secretary of State,
and Assistant Secretary of State, clerks, messenger, assistant mes-
senger, and laborers in his office, fifty-six thousand four hundred
dollars.

For the Incidental and Contingent Expenses of said Department.—For
publishing the laws in pamphlet form, and in the newspapers of the States
and Territories, and in the city of Washington, twenty thousand nine
hundred and twenty-five dollars.

For proof-reading, packing, and distributing laws and documents,
including cases and transportation, fifteen thousand two hundred dollars.
For stationery, blank books, binding, furniture, repairs, painting and glazing, six thousand five hundred dollars.
For copper-plate printing, books and maps, two thousand dollars.
For newspapers, six hundred dollars.
For extra clerk hire and copying, two thousand dollars; said clerks to be employed only during the session of Congress, or when indispensably necessary, to enable the department to answer some call made by either house of Congress at one session to be answered at another.
For miscellaneous items, two thousand dollars.
For compiling and supervising the publication of the Biennial Register, five hundred dollars.
To enable the Secretary of State to purchase fifty copies, each, of volumes twenty and twenty-one of Howard’s Reports of the Decisions of the Supreme Court of the United States, five hundred dollars.

Northeast Executive Building.—For compensation of four watchmen and two laborers of the northeast executive building, three thousand six hundred dollars.
For contingent expenses of said building, viz: for fuel, light, and repairs, three thousand three hundred dollars.

Treasury Department.—For compensation of the Secretary of the Treasury, Assistant Secretary of the Treasury, clerks, messenger, assistant messenger, and laborers in his office, forty-eight thousand six hundred dollars.
For compensation of the First Comptroller, and the clerks, messenger, and laborers in his office, twenty-eight thousand three hundred and forty dollars.
For compensation of the Second Comptroller, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-six thousand eight hundred and forty dollars.
For compensation of the First Auditor, and the clerks, messenger, assistant messenger, and laborer in his office, thirty-five thousand nine hundred and forty dollars.
For compensation of the Second Auditor, and the clerks, messenger, assistant messenger, and laborer in his office, thirty-five thousand five hundred and forty dollars.
For compensation of the Third Auditor, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and thirty-two thousand four hundred and forty dollars.
For compensation of the Fourth Auditor, and the clerks, messenger, and assistant messenger in his office, twenty-seven thousand seven hundred and forty dollars.
For compensation of the Fifth Auditor, and the clerks, messenger, and laborer in his office, seventeen thousand eight hundred and forty dollars.
For compensation of the Auditor of the Treasury for the Post-Office Department, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and sixty-five thousand three hundred and forty dollars.

For compensation of the Treasurer of the United States, and the clerks, messenger, assistant messenger, and laborers in his office, twenty-five thousand seven hundred and forty dollars.
For compensation of the Register of the Treasury, and the clerks, messenger, assistant messenger, and laborers in his office, fifty thousand three hundred and seventy dollars.
For compensation of the Solicitor of the Treasury, and the clerks and messenger in his office, seventeen thousand one hundred and forty dollars.
For compensation of the Commissioner of Customs, and the clerks, messenger, and laborer in his office, twenty thousand four hundred and forty dollars.
Office of Lighthouse Board.

Contingencies.

Secretary's office.

For compensation of the clerks, messenger, and laborer of the Lighthouse Board, nine thousand two hundred and forty dollars.

Contingent Expenses of the Treasury Department.

In the office of the Secretary of the Treasury:

For copying, blank books, stationery, binding, translating foreign languages, advertising, and extra clerk hire for preparing and collecting information to be laid before Congress—said clerks to be employed only during the session of Congress, or when indispensably necessary to enable the department to answer some call made by either house of Congress at one session to be answered at another; and no such extra clerk shall receive more than three dollars and thirty-three and one third cents per day for the time actually and necessarily employed—and for miscellaneous items, thirteen thousand seven hundred and fifty dollars.

1st Comptroller's office.

For furniture, blank books, binding, stationery, public documents, State and Territorial statutes, and miscellaneous items, one thousand eight hundred dollars.

2d Comptroller's office.

For blank books, binding, stationery, office furniture, cases for records and official papers, and miscellaneous items, including subscription for the Union and National Intelligencer, to be filed for the use of the office, one thousand five hundred dollars.

1st Auditor's office.

For blank books, binding, stationery, office furniture, and miscellaneous items, including two of the daily city newspapers to be filed and preserved for the use of the office, one thousand two hundred dollars.

2d Auditor's office.

For blank books, binding, stationery, office furniture, and miscellaneous items, including two of the daily city newspapers to be filed, bound, and preserved for the use of the office, one thousand two hundred dollars.

3d Auditor's office.

For blank books, binding, stationery, office furniture, carpeting, two newspapers, the Union and Intelligencer, preserving files and papers, bounty-land service, miscellaneous items and arrearages, three thousand five hundred and forty dollars.

4th Auditor's office.

For stationery, books, binding, labor, and miscellaneous items, one thousand one hundred dollars.

5th Auditor's office.

For blank books, binding, stationery, office furniture, carpeting, and miscellaneous expenses, in which are included two daily newspapers, six hundred dollars.

Office of Auditor of P. O. Department.

For stationery, blank books, binding, and ruling, ten thousand and fifty dollars.

For miscellaneous items, for file-boards, repairs, cases and desks for safe keeping of papers, furniture, lights, washing towels, ice, horse for messenger, telegraphic despatches, and stoves, two thousand five hundred dollars.

Treasurer's office.

For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

Register's office.

For ruling and full binding books for recording collectors' quarterly abstracts of commerce and navigation, and blank abstracts for their use, blank books, binding and stationery, arranging and binding cancelled marine papers, cases for official papers and records, and miscellaneous items, including office furniture and carpeting, seven thousand dollars.
In the office of the Solicitor:
For blank books, binding, stationery, labor, and miscellaneous items, and for statutes and reports, two thousand two hundred dollars.

In the office of the Commissioner of Customs:
For blank books, stationery, and miscellaneous items, two thousand dollars.

Lighthouse Board.—For blank books, binding, stationery, miscellaneous expenses, and postage, seven hundred and fifty dollars.

For the General Purposes of the Southeast Executive Building.—For compensation of eight watchmen and nine laborers of the southeast executive building, ten thousand two hundred dollars.

For contingent expenses of said building, viz:
Fuel, lights, repairs, and miscellaneous, eight thousand five hundred dollars.

For compensation of four watchmen and two laborers for the south extension of the southeast executive building, three thousand six hundred dollars.

For contingent expenses of said building, fuel, and miscellaneous items, three thousand dollars.

Department of the Interior.—For compensation of the Secretary of the Interior, and the clerks, messengers, assistant messengers, watchmen, and laborers in his office, thirty-six thousand nine hundred dollars.

For compensation of the Commissioner of the General Land-Office, and the recorder, draughtsman, assistant draughtsman, clerks, messengers, assistant messengers, packers, watchmen, and laborers in his office, one hundred and seventy-two thousand and ninety dollars.

For additional clerks in the General Land-Office, under the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, and for laborers employed therein, fifty-eight thousand four hundred dollars: Provided, That the Secretary of the Interior, at his discretion, shall be and he is hereby authorized to use any portion of said appropriation for piece-work, or by the day, week, month, or year, at such rate or rates as he may deem just and fair.

For compensation of the Commissioner of Indian Affairs, and the clerks, messenger, assistant messenger, watchmen, and laborer in his office, thirty-one thousand seven hundred and forty dollars.

For compensation of the Commissioner of Pensions, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and nine thousand three hundred and forty dollars.

For compensation of the Commissioner of Public Buildings, and the clerk in his office, three thousand two hundred dollars.

Contingent Expenses—Department of the Interior.—
Office of the Secretary of the Interior:
For books, stationery, furniture, fuel, lights, and other contingencies, and for books and maps for the library, seven thousand two hundred dollars.

General Land-Office:
For cash system and military patents, under laws prior to twenty-eighth September, eighteen hundred and fifty; patent and other records; tract books and blank books for this and the district land-offices; binding plats and field-notes; stationery, furniture and repairs of same, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, thirty-three thousand five hundred dollars.

For contingent expenses, in addition, under swamp land act of twenty-eighth September, eighteen hundred and fifty, military bounty acts of twenty-eighth September, eighteen hundred and fifty, and twenty-second March, eighteen hundred and fifty-two, and act thirty-first August, eighteen hundred and fifty-two, for the satisfaction of Virginia land warrants, twenty-six thousand one hundred dollars.
For contingent expenses necessary to carry out the provisions of the act of third March, one thousand eight hundred and fifty-five, granting
bounty lands, to wit: For patents, patent and other records, stationery,
and miscellaneous items under said act, thirteen thousand dollars.
For records and patents for donation and other claims on the Pacific
slope and elsewhere, two thousand dollars.
For fuel, lights, and incidental expenses attending the same, including
pay of furnace keepers, four thousand dollars.
For desks, cases, and other fixtures, to complete furnishing the office,
and for the accommodation of the rapidly increasing records and papers
therein, five thousand dollars.

Office of Indian Affairs:
For blank books, binding, stationery, fuel, and lights, and miscellaneous
items, including two of the daily city newspapers, to be filed, bound, and
preserved for the use of the office, three thousand dollars.

Pension Office:
For stationery, binding books, furniture, and repairing the same, and
miscellaneous items, including two of the daily city newspapers, to be
filed, bound, and preserved for the use of the office, ten thousand dollars.
For contingent expenses in the said office under the bounty land act of
third March, one thousand eight hundred and fifty-five:
For rent of rooms, stationery, engraving plates for bounty land war-
rants, paper, and printing the same, binding books, blank books for regis-
ters, office furniture and miscellaneous items, thirty thousand dollars:
Provided however, That the Secretary of the Interior, at his discretion,
shall be authorized to use any portion of said appropriation for work by
the day, week, month, or year, at such rates as he may deem just and fair.

Surveyors-General and their Clerks.—For compensation of the sur-
veyor-general northwest of the Ohio, and the clerks in his office, eight
thousand three hundred dollars.
And it is hereby made the duty of the Secretary of the Interior, as
soon after the passage of this act as may be, to cause the said office to be
removed to the city of Saint Paul, in the Territory of Minnesota, and to
make the necessary provisions for immediate and effective operations.
His duties co-extensive with the limits of the future State of Minnesota, as prescribed in
the act entitled "An act to authorize the people of the Territory of Min-
nesota to form a constitution and State government preparatory to their
admission into the Union, on an equal footing with the original States,"
approved February twenty-sixth, eighteen hundred and fifty-seven.
For compensation of the surveyor-general of Illinois and Missouri,
and the clerks in his office, five thousand eight hundred and twenty dol-
lars.
For compensation of the surveyor-general of Louisiana, and the clerks
in his office, four thousand five hundred dollars.
For compensation of the surveyor-general of Florida, and the clerks
in his office, five thousand five hundred dollars.
For compensation of the surveyor-general of Wisconsin and Iowa, and
the clerks in his office, eight thousand three hundred dollars.
For compensation of the surveyor-general of Arkansas, and the clerks
in his office, eight thousand three hundred dollars.
For compensation of the surveyor-general of Oregon, and the clerks
in his office, seven thousand five hundred dollars.
For compensation of the surveyor-general of Washington Territory,
and the clerks in his office, seven thousand dollars.
For office-rent for the surveyor-general of Washington Territory, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For compensation of the surveyor-general of New Mexico, and the clerks in his office, seven thousand dollars.

For compensation of translators in the office of the surveyor-general of New Mexico, two thousand dollars.

For the purchase of Spanish and Mexican law books for the office of the surveyor-general New Mexico, required as authorities in the investigation of private land claims, five hundred dollars.

For rent of the surveyor-general’s office in New Mexico, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For compensation of the surveyor-general of Kansas and Nebraska, and the clerks in his office, eight thousand three hundred dollars.

For compensation of the surveyor-general of Utah, and the clerks in his office, eight thousand dollars; and that the salary of the surveyor-general of Utah shall be four thousand dollars a year from the first day of January, eighteen hundred and fifty-six.

For fuel, books, stationery, furniture and other incidental expenses of the office of the surveyor-general of Utah Territory, three thousand dollars.

For compensation of clerks in the offices of the surveyors-general, to be apportioned to them according to the exigencies of the public service, and to be employed in transcribing field-notes of surveys for the purpose of preserving them at the seat of government, forty-one thousand dollars.

For salary of the recorder of land titles in Missouri, five hundred dollars.

War Department.—For compensation of the Secretary of War, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-two thousand dollars.

For compensation of the clerks and messenger in the office of the adjutant-general, thirteen thousand six hundred and forty dollars.

For compensation of the clerks and messenger in the office of the quartermaster-general, sixteen thousand four hundred and forty dollars.

To enable the Secretary of War to employ temporary clerks in the office of the quartermaster-general on bounty land service, five thousand dollars.

For compensation of the clerks and messenger in the office of the paymaster-general, twelve thousand four hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the office of the commissary-general, ten thousand and forty dollars.

For compensation of the clerks and messenger in the office of the surgeon general, five thousand two hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the office of topographical engineers, ten thousand six hundred and forty dollars.

For compensation of the clerks and messenger in the office of the Chief Engineer, eight thousand two hundred and forty dollars.

For compensation of the clerks and messenger in the office of the colonel of ordnance, twelve thousand two hundred and forty dollars.

Contingent Expenses of the War Department.—

Office of the Secretary of War:

For blank books, stationery, books, maps, plans, extra clerk-hire, and miscellaneous items, four thousand five hundred dollars.

Office of the Adjutant-General:

For blank books, binding, stationery, and miscellaneous items, two thousand dollars.

Office of the Quartermaster-General:

For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.
Office of the Paymaster-General:
For blank books, binding, stationery, and miscellaneous items, five hundred dollars.

Office of the Commissary-General:
For blank books, binding stationery, advertising, and miscellaneous items, two thousand five hundred dollars.

Office of the Chief Engineer:
For blank books, binding, stationery, and miscellaneous items, including two daily Washington papers, nine hundred dollars.

Office of the Surgeon-General:
For blank books, binding, stationery, and miscellaneous items, four hundred dollars.

Office of the Colonel of Ordnance:
For blank books binding, stationery, and miscellaneous items, nine hundred and fifty dollars.

Office of the Colonel of Topographical Engineers:
For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

Northwest Executive building:
For the general Purposes of the Northwest Executive Building.—For compensation of four watchmen and two laborers of the northwest executive building, three thousand six hundred dollars.
For fuel, light, and miscellaneous items, four thousand dollars.

Building corner of F and Seventeenth streets.
For the general Purposes of the Building, corner of F and Seventeenth streets.—For compensation of superintendent, four watchmen, and two laborers for said building, three thousand eight hundred and fifty dollars.
For fuel, compensation of firemen, and miscellaneous items, four thousand eight hundred dollars.

Navy Department.—For compensation of the Secretary of the Navy, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-nine thousand six hundred dollars.

Secretary's office.
For compensation of the chief of the bureau of ordnance and hydrography, and the clerks, messenger, and laborer in his office, twelve thousand three hundred and forty dollars.

Bureau of ordnance and hydrography.
For compensation of the chief of the bureau of navy yards and docks, and the clerks, messenger, and laborer in his office, fourteen thousand one hundred and forty dollars.

Bureau of navy yards and docks.
For compensation of the chief of the bureau of construction, equipment, and repairs, and of the engineer-in-chief, and the clerks, messenger, and laborers in his office, twenty-one thousand three hundred and forty dollars.

Bureau of construction, &c.
For compensation of the clerks, messenger, and laborer in the bureau of provisions and clothing, eight thousand eight hundred and forty dollars.

Bureau of provisions and clothing.
For compensation of the chief of the bureau of medicine and surgery, and the clerks, messenger, and laborer in his office, nine thousand five hundred and forty dollars.

Bureau of medicine, &c.
Salary of James P. Espy.
To enable the Secretary of the Navy to pay the salary of professor James P. Espy for the current fiscal year ending June thirtieth, eighteen hundred and fifty-seven, two thousand dollars, the payment to be made in the same manner and under the like control as former appropriations, for meteorological observations. And also for the year ending thirtieth of June, eighteen hundred and fifty-eight, two thousand dollars.

Contingencies of Navy Department.
Contingent Expenses of the Navy Department.—
Office Secretary of the Navy:
For blank books, binding, stationery, newspapers, periodicals, and miscellaneous items, two thousand eight hundred and forty dollars.

Bureau of ordnance and hydrography:
For blank books, stationery, and miscellaneous items, seven hundred and fifty dollars.
Bureau of yards and docks:
For stationery, books, plans, and drawings, eight hundred dollars.

Bureau of construction, equipment, and repairs:
For blank books, binding, stationery, printing, and miscellaneous items, eight hundred dollars.

Bureau of provisions and clothing:
For blank books, stationery, and miscellaneous items, seven hundred dollars.

Bureau of medicine and surgery:
For blank books, stationery, and miscellaneous items, four hundred and fifty dollars.

For the general purposes of the Southwest Executive Building.—For compensation of four watchmen of the southwest executive building, two thousand four hundred dollars.

For contingent expenses of said building, viz:
For labor, fuel, lights, and miscellaneous items, three thousand nine hundred and thirteen dollars.

Post-Office Department.—For compensation of the Postmaster General, three Assistant Postmasters-General, and the clerks, messenger, assistant messengers, watchmen, and laborers of said department, one hundred and fifty-seven thousand two hundred dollars.

Contingent expenses of said department:
For blank books, binding, and stationery, fuel for the General Post-Office building, including the Auditor's Office, oil, gas, and candles, printing, day watchman, and for miscellaneous items, ten thousand dollars.

For repairs of the General Post-Office building, for office furniture, glazing, painting, whitewashing, and for keeping the fire-places and furnaces in order, three thousand dollars.

For the payment of temporary clerk hire in the Post-Office Department, in view of the amount of extra labor growing out of the lettings of mail contracts, six hundred dollars.

For compensation of clerks employed temporarily in the office of the Postmaster-General prior to the thirty-first December, eighteen hundred and fifty-six, sixteen hundred and eighty-four dollars and seventy-one cents, or so much thereof as may be necessary.

Printing for the Executive Departments.—For paper and printing for the executive departments, including the paper, printing, and binding of the annual statements of commerce and navigation of the United States; the Biennial Register, and the paper and printing of the annual estimates of appropriations, fifty-eight thousand two hundred and eighteen dollars.

Mint of the United States.
At Philadelphia.—For salaries of the director, treasurer, assayer, melter and refiner, chief coiner and engraver, assistant assayer, assistant melter and refiner, and seven clerks, twenty-seven thousand nine hundred dollars.

For wages of workmen and adjusters, seventy-four thousand dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, seventy-five thousand dollars.

For specimens of ores and coins to be reserved at the mint, three hundred dollars.

For transportation of bullion from New York assay office to the United States mint for coinage, ten thousand dollars.

At San Francisco, California.—For salaries of superintendent, treasurer, assayer, melter and refiner, coiner, and five clerks, twenty-eight thousand dollars.

For wages of workmen and adjusters, one hundred and seventy-five thousand dollars.
For incidental and contingent expenses, including wastage, in addition to other available funds, ninety-four thousand seven hundred and fifteen dollars.

**New Orleans.** — At New Orleans.—For salaries of superintendent, treasurer, assayer, coiner, melter and refiner, and three clerks, seventeen thousand seven hundred dollars.

For wages of workmen, twenty-seven thousand dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, twenty-two thousand two hundred dollars.

**Charlotte, N. C.** — At Charlotte, North Carolina.—For salaries of superintendent, coiner, assayer, and clerk, six thousand dollars.

For wages of workmen, three thousand five hundred dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, two thousand one hundred dollars.

**Dahlonega, Ga.** — At Dahlonega, Georgia.—For salaries of superintendent, coiner, assayer, and clerk, six thousand dollars.

For wages of workmen, two thousand eight hundred and eighty dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, two thousand five hundred dollars.

**Assay office at New York.** — Assay Office, New York.—For salaries of officers and clerks, twenty-four thousand seven hundred dollars.

For wages of workmen, twenty-six thousand seven hundred dollars, in addition to an available balance of former appropriations.

**Government in the Territories.**

**Oregon.** — Territory of Oregon.—For salaries of governor, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

**Minnesota.** — Territory of Minnesota.—For salaries of governor, three judges, and secretary, nine thousand three hundred dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty-six thousand dollars.

To enable the governor to employ an interpreter or translator, five hundred dollars.

**New Mexico.** — Territory of New Mexico.—For salaries of governor, superintendent of Indian affairs, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

To enable the governor to employ an interpreter or translator, five hundred dollars.

**Utah.** — Territory of Utah.—For salaries of governor, superintendent of Indian affairs, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

For contingent expenses of said Territory one thousand three hundred and twenty-seven dollars and thirty cents, to discharge such sums as the accounting officers may deem to have been necessarily expended by the Executive of said Territory during the years eighteen hundred and fifty-five, eighteen hundred and fifty-six, and eighteen hundred and fifty-seven.

**Washington.** — Territory of Washington.—For salaries of governor, superintendent of
Indian affairs, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

**Territory of Nebraska.**—For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.

For contingent expenses of said Territory, one thousand dollars.

**Territory of Kansas.**—For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty-three thousand dollars.

**Territory of Kansas.**—For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

For extraordinary expenses of the executive office, six thousand dollars.

**Judiciary.**—For salaries of the chief justice of the supreme court and eight associate justices, fifty-four thousand five hundred dollars.

For salaries of the district judges, one hundred and one thousand two hundred and fifty dollars.

For salary of the circuit judge of California, six thousand dollars.

And that the annual salary of the judge of the United States for the northern district of Illinois shall hereafter be three thousand five hundred dollars.

And that the annual salary of the district judge of the United States for the district of Wisconsin shall hereafter be twenty-five hundred dollars.

That the salary of the judge of the United States district court for the district of Michigan, shall be three thousand dollars per annum from and after the passage of this act.

For salaries of the chief justice of the District of Columbia, the associate judges, and the judges of the criminal court, and the orphans’ court, eleven thousand seven hundred dollars: Provided, That the salary of the chief justice of the circuit court of the United States for the District of Columbia shall be three thousand seven hundred and fifty dollars per annum, and the salaries of the associate judges, three thousand five hundred dollars per annum, to be paid quarterly: and that the salary of the judge of the orphans’ court of the District of Columbia, shall hereafter be two thousand five hundred dollars per annum, payable quarterly.

**Office of the Attorney-General.**—For salaries of the Attorney-General, and the clerks and messenger in his office, eighteen thousand one hundred dollars.

For contingent expenses of the office of the Attorney-General, one thousand five hundred dollars.

For purchase of law and necessary books, and binding, for the office of the Attorney-General, one thousand five hundred dollars.

For the purchase of deficient State reports and statutes for the office of the Attorney-General, one thousand five hundred dollars.

For fuel and labor for the office of the Attorney-General, five hundred dollars.

For office furniture and book-cases for office of the Attorney-General, five hundred dollars.
For salaries of two commissioners to codify laws of the District of Columbia, two thousand five hundred dollars.

For salary of the reporter of the decisions of the supreme court, one thousand three hundred dollars.

For compensation of the district attorneys, eleven thousand five hundred and fifty dollars.

For compensation of the marshals, ten thousand dollars.

For salaries of the assistant treasurers of the United States at New York, Boston, Charleston, and St. Louis, sixteen thousand five hundred dollars.

For additional salaries of the treasurer of the mint at Philadelphia of one thousand dollars, and of the treasurer of the branch mint at New Orleans of five hundred dollars, one thousand five hundred dollars.

For salaries of six of the additional clerks authorized by the acts of sixth August, eighteen hundred and forty-six, twelfth August, eighteen hundred and forty-eight, third March, eighteen hundred and fifty-one, thirty-first August, eighteen hundred and fifty-two, and fourth August, eighteen hundred and fifty-four.

For salary of additional clerk in office of assistant treasurer at Boston, one thousand two hundred dollars.

For salaries of clerks, messengers, and watchmen in the office of the assistant treasurer at New York, thirteen thousand nine hundred dollars.

For salary of a clerk to the treasurer of the branch mint at San Francisco, California, two thousand five hundred dollars.

For contingent expenses under the act for the safe-keeping, collecting, transfer, and disbursement of the public revenue, of sixth August, eighteen hundred and forty-six, ten thousand dollars, in addition to premium received on transfer drafts: Provided, That no part of said sum shall be expended for clerical services.

For compensation to special agents to examine the books, accounts, and money on hand of the several depositaries, under the act of sixth August, eighteen hundred and forty-six, five thousand dollars.

For compensation to such persons as may be designated by the Secretary of the Treasury to receive and keep the public money, under the fifteenth section of the act of sixth August, eighteen hundred and forty-six, for the additional services required under that act, at the same rates provided in the act approved second March, eighteen hundred and fifty-three, and under the same restrictions and limitations, five thousand dollars.

For salaries of one supervising and fifty local inspectors, appointed under act thirtieth August, eighteen hundred and fifty-two, for the better protection of the lives of passengers by steamboats, with travelling and other expenses incurred by them, eighty thousand dollars.

Expenses of the Collection of Revenue from Lands.—To meet the expenses of collecting the revenue from the sale of public lands in the several States and Territories, in addition to the balances of former appropriations:

For salaries and commissions of registers of land-offices and receivers of public moneys, two hundred and ten thousand five hundred dollars.

For expenses of depositing public moneys by receivers of public moneys, thirty-nine thousand seven hundred dollars.

For incidental expenses of the several land-offices, fifteen thousand five hundred dollars.

Penitentiary.—For compensation of the warden, clerk, physician, chaplain, assistant keepers, guards, and matron of the penitentiary of the District of Columbia, twelve thousand five hundred and forty dollars.

For compensation of three inspectors of said penitentiary, seven hundred and fifty dollars.

For the support and maintenance of said penitentiary, four thousand nine hundred and sixty-five dollars.
For the Preservation of the Collections of the Exploring Expedition.

For compensation of keepers, watchmen, and laborers therefor, three thousand four hundred and fifty dollars.

For contingent expenses, two hundred dollars.

For the construction and erection of suitable cases to receive the collections of the United States exploring expedition, and others, in geology, mineralogy, belonging to the United States, now in the Patent-Office and elsewhere in Washington, fifteen thousand dollars.

For the expense of the transfer of these collections, and the permanent arrangement of the cases, two thousand dollars.

For defraying the expenses of the supreme, circuit, and district courts of the United States, including the District of Columbia; also for jurors and witnesses, in aid of the funds arising from fines, penalties, and forfeitures incurred in the fiscal year ending June thirtieth, eighteen hundred and fifty-eight, and previous years; and likewise for defraying the expenses of suits in which the United States are concerned, and of prosecutions for offences committed against the United States, and for the safe-keeping of prisoners, one million dollars.

To pay for furniture for the district court room of the eastern district of Virginia, heretofore purchased by the marshal of that district, two hundred and forty-nine dollars.

For stationery, blank books, plans, drawings, and other contingent expenses of the office of the Commissioner of Public Buildings, two hundred and fifty dollars.

For compensation, in part, for the messenger in charge of the main furnace in the Capitol, four hundred and twenty dollars.

For compensation to the laborer in charge of the water-closets in the Capitol, four hundred and thirty-eight dollars.

For compensation to the public gardener, one thousand four hundred and forty dollars.

For compensation of eighteen laborers employed in the public grounds and President's garden, ten thousand eight hundred dollars.

For compensation of the keeper of the western gate, Capitol Square, eight hundred and seventy-six dollars.

For compensation of two day watchmen employed in the Capitol Square, one thousand two hundred dollars.

For compensation of two night watchmen employed at the President's house, one thousand two hundred dollars.

For compensation of the door-keeper at the President's house, six hundred dollars.

For compensation of the assistant door-keeper at the President's house, four hundred and thirty-eight dollars.

For compensation of one night watchman employed for the better protection of the buildings lying south of the Capitol, and used as public stables and carpenter's shops, six hundred dollars.

For extending the propagating department of the botanic garden, and introducing water into the same from the Capitol Square, twenty-six hundred dollars to be expended under the direction of the Commissioner of Public Buildings.

For compensation of two draw-keepers at the two bridges across the eastern branch of the Potomac, and for fuel, oil, and lamps, one thousand one hundred and eighty dollars.

For procuring manure, tools, fuel, repairs, purchasing trees and shrubs for botanic gardens, twenty-three hundred dollars, to be expended under the direction of the Library Committee of Congress.
For pay of horticulturist and assistants in the botanic garden and green houses, five thousand one hundred and twenty-one dollars and fifty cents, to be expended under the direction of the Library Committee of Congress.

SEC. 2. And be it further enacted, That the provisions of the twenty-eighth section of the act entitled "An act making appropriations for the civil and diplomatic expenses of government for the year ending the thirtieth of June, eighteen hundred and fifty-six, and for other purposes," approved third March, eighteen hundred and fifty-five, be and the same is hereby extended for the term of two years.

SEC. 3. And be it further enacted, That the persons having claims for services rendered, or expenses incurred, in the Cayuse war, who failed to present them within the time prescribed by law, shall be entitled to receive payment therefor, as though the same had been presented within the time prescribed by law, to be paid out of the unexpended appropriation heretofore made for the payment of such services and expenses, including the claim of Mr. Goodwin, for services as clerk to Governor Gaines while acting as Cayuse war commissioner.

SEC. 4. And be it further enacted, That in addition to those now authorized by law, there may be employed by the Secretary of State one clerk of class two, by the Secretary of the Treasury in the office of the Auditor of the Treasury for the Post-Office Department five clerks of class two, and such sum as may be necessary to carry into effect the provisions of this section to the thirtieth of June, eighteen hundred and fifty-eight, is hereby appropriated out of any money in the treasury not otherwise appropriated.

SEC. 5. And be it further enacted, That the Assistant Secretary of the Treasury shall be appointed by the President by and with the advice and consent of the Senate.

SEC. 6. And be it further enacted, That all the provisions of the eighth section of the act entitled "An act to regulate the diplomatic and consular systems of the United States," approved August eighteenth, eighteen hundred and fifty-six, shall be construed equally to extend to the persons in said eighth section mentioned who shall have been appointed subsequent to the act entitled "An act to remodel the diplomatic and consular system of the United States," approved March the first, eighteen hundred and fifty-five.

SEC. 7. And be it further enacted, That the difference between the rate secretary salary received by the late secretary of legation of the United States at Madrid while acting as chargé d'affaires in the years eighteen hundred and fifty-two, eighteen hundred and fifty-three, eighteen hundred and fifty-four, and eighteen hundred and fifty-five, and the salary to which he would have been entitled as chargé d'affaires for the same periods, two thousand seven hundred and six dollars and thirteen cents, and for the amount of an outfit of a chargé d'affaires the further sum of four thousand five hundred dollars.

SEC. 8. And be it further enacted, That the consent of Congress is hereby given that Thomas H. Seymour, envoy extraordinary and minister plenipotentiary of the United States to the government of Russia, pursuant to the request of that government, may accept therefrom such memento of the solemnities attending the coronation of the present emperor, as it may be the pleasure of the emperor to present to him, such as is shown in the correspondence transmitted by the American envoy to the Department of State.

SEC. 9. And be it further enacted, That the judges of the supreme court in the Territory of Minnesota are hereby authorized to hold court within their respective districts in the counties wherein by the laws of said territory, courts have been or may be established: Provided the expenses thereof shall be paid by such counties respectively.
SEC. 10. And be it further enacted, That so much of an act creating a collection district in Texas and New Mexico, approved August second, eighteen hundred and fifty-four, as includes the county of El Paso, in Texas, be and the same is hereby repealed.

APPROVED March 3, 1857.

CHAP. CVIII.—An Act making Appropriations for certain Civil Expenses of the Government for the Year ending the thirtieth of June, eighteen hundred and fifty-eight.

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 hereafter expressed, for the fiscal year ending the thirtieth of June, eighteen hundred and fifty-eight, viz:

Survey of the Coast.—For survey of the Atlantic and Gulf coast of the United States, (including compensation to superintendent and assistants, and excluding pay and emoluments of officers of the army and navy and petty officers, and men of the navy employed on the work,) two hundred and fifty thousand dollars.

For continuing the survey of the western coast of the United States, one hundred and thirty thousand dollars.

For continuing the survey of the Florida reefs and keys, (excluding pay and emoluments of officers of the army and navy and petty officers, and men of the navy employed on the work,) forty thousand dollars.

For running a line to connect the triangulation on the Atlantic coast with that on the Gulf of Mexico, across the Florida peninsula, fifteen thousand dollars.

For publishing the observations made in the progress of the survey of the coast of the United States, fifteen thousand dollars.

For repairs and alterations of steamer "Walker" and of sailing vessels employed in the coast survey, fifteen thousand dollars.

For fuel and quarters and for mileage and transportation for officers and enlisted soldiers of the army serving in the coast survey, in cases no longer provided by the quartermaster's department, ten thousand dollars.

For the discharge of such miscellaneous claims not otherwise provided for as shall be admitted in due course of settlement at the treasury, five thousand dollars: Provided, That no part of this appropriation shall be drawn from the treasury except in pursuance of some law or resolution of Congress authorizing the expenditure.

To supply the deficiency in the fund for the relief of sick and disabled seamen, one hundred and fifty thousand dollars.

For continuing the Treasury extension, five hundred thousand dollars.

For the continuation of the custom-house at Charleston, South Carolina, four hundred thousand dollars.

For the continuation of the custom-house at New Orleans, Louisiana, three hundred thousand dollars.

For the compensation of an additional appraiser-general to be appointed by the President, by and with the advice and consent of the Senate, and to be employed in the districts or ports of Florida, Alabama, Mississippi, Louisiana, and Texas, twenty-five hundred dollars.

For annual repairs of marine hospitals, twenty-five thousand dollars.

For annual repairs of custom-houses, thirty thousand dollars.

For enclosing, grading, and draining the lot of land recently purchased to enlarge the site of marine hospital at Mobile, Alabama, five thousand four hundred dollars.

For iron shutters and bars for the windows of the custom-house at Wilmington, Delaware, one thousand dollars.

For contingent expenses incident to the construction of the custom-house at Ellsworth, Maine, one thousand five hundred dollars.
For grading and fencing grounds of the new custom-house at Belfast, Maine, five thousand dollars.

For the purpose of adding an additional story to the custom-house and post-office building at Petersburg, Virginia, twenty thousand dollars. Provided, That no part of the said sum of money hereby appropriated shall be expended for the construction of a portico to said building.

For finishing, repairing, refitting, and refurnishing the marine hospital at Paducah, Kentucky, five thousand dollars.

For fencing and grading the site of the marine hospital at Evansville, Indiana, and for erecting stable, supplying water for kitchen and other fixtures of same, five thousand five hundred dollars.

For finishing, repairing, refitting, and delivering the marine hospital at Portland, Maine, and for introducing water, erecting stables, removing and repairing old building, for pest-house, and putting in kitchen-ranges, sixteen thousand dollars.

Lighthouse Establishment.—For supplying five hundred and eleven light-houses and beacon-lights with oil, glass chimneys, wicks, chamois skins, polishing powder, whitening and cleaning materials, transportation and other necessary expenses of the same, repairing and keeping in repair the lighting apparatus, two hundred and ninety-three thousand three hundred and fifty-seven dollars and fifty-five cents.

For repairs and incidental expenses, refitting and improvements of all the lighthouses and buildings connected therewith, one hundred and seventy-three thousand two hundred and eighty-nine dollars and twenty-one cents.

For salaries of five hundred and forty-three keepers of lighthouses and light-beacons and their assistants, two hundred and seventeen thousand two hundred dollars.

For salaries of fifty-two keepers of light-vessels, twenty-nine thousand seven hundred and fifty dollars.

For seamen's wages, repairs, supplies, and incidental expenses of fifty-two light-vessels, one hundred and ninety-nine thousand five hundred and eighty-nine dollars.

For expenses of raising, cleaning, painting, repairing, remooring, and supplying losses of buoys and day-beacons, and for chains and sinkers for the same, and for coloring and numbering all the buoys, one hundred and seven thousand two hundred and twenty-eight dollars and seventy-eight cents.

For expenses of visiting and inspecting lights, and other aids to navigation, two thousand dollars.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same under the proviso to the act of third March, eighteen hundred and fifty-one, entitled "An act making appropriations for the civil and diplomatic expenses of Government for the year ending June thirtieth, eighteen hundred and fifty-one, and for other purposes," on the amount that may be disbursed by them, eight thousand dollars.

For the Coasts of California, Oregon and Washington.—For oil and other supplies for twenty-three lights, cleaning materials of all kinds, and transportation of the same, expenses of keeping lamps and machinery in repair, publishing notices to mariners of changes of aids to navigation, forty-five thousand three hundred and twenty-eight dollars and seventy-five cents.

For repairs and incidental expenses of twenty-three lights, and buildings connected therewith, twenty-four thousand five hundred and sixty-three dollars.

For salaries of forty-six keepers and assistant keepers of lighthouses, at an average not exceeding eight hundred dollars per annum, thirty-six thousand eight hundred dollars.

For expenses of raising, cleaning, repairing, remooring, and supplying
losses of floating beacons and buoys, and chains and sinkers for the same, and for coloring and numbering all the buoys, twenty-two thousand five hundred dollars.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same under the proviso to the act of third of March, eighteen hundred and fifty-one, entitled “An act making appropriations for the civil and diplomatic expenses of government for the year ending June thirtieth, eighteen hundred and fifty-two, and for other purposes,” on the amount that may be disbursed by them, one thousand dollars.

For maintenance of the vessel provided for by the act of eighteenth August, eighteen hundred and fifty-six, for inspection and transportation purposes, thirty thousand dollars.

For rebuilding the lighthouse destroyed by the gale of September, eighteen hundred and fifty-six, at Cape St. Bias, Florida, twenty thousand dollars.

For rebuilding and fitting with first-order apparatus the lighthouse at Fire Island, to mark the approach to the harbor of New York, forty thousand dollars.

For rebuilding and fitting with first-order apparatus the lighthouse at Cape May, entrance to the Delaware Bay, New Jersey, forty thousand dollars.

For rebuilding and fitting with suitable lens apparatus the lighthouse at Body’s Island, North Carolina, twenty-five thousand dollars.

For rebuilding and fitting with first-order apparatus the lighthouse at Cape Lookout, North Carolina, forty-five thousand dollars.

For completing the lighthouse at or near the north pier-head at Chicago, Illinois, and for protecting the same in addition to the balances of previous appropriations made prior to the thirty-first August, eighteen hundred and fifty-two, thirty-two thousand seven hundred and eighty-five dollars and two cents.

For fuel and quarters for officers of the army serving on lighthouse duty, the payment of which is no longer provided for by the quartermaster’s department, six thousand five hundred and eight dollars and eighty-two cents.

For restoring the lighthouse works near Coffin’s Patches, Florida, to their condition prior to the hurricane of twenty-seventh and twenty-eighth August, eighteen hundred and fifty-six, twenty-nine thousand and fifty-three dollars and eighty-one cents.

For compensation of two superintendents for the life stations on the coasts of Long Island and New Jersey, two thousand and sixty-one dollars and fourteen cents.

For compensation of fifty-four keepers of stations, seven thousand one hundred and twenty-three dollars and eighty cents.

For contingencies of life stations on the coasts of Long Island and New Jersey, fifteen thousand dollars.

Survey of the Public Lands.—For surveying the public lands, (exclusive of California, Oregon, Washington, New Mexico, Kansas, Nebraska, and Utah,) including incidental expenses, and island surveys in the interior, and all other special and difficult surveys demanding augmented rates, to be apportioned and applied to the several surveying districts, according to the exigencies of the public service, including expenses of selecting swamp lands and the compensation and expenses to survey or to locate private land claims in Louisiana, in addition to the unexpended balances of all former appropriations, one hundred thousand dollars.

For completing the survey of towns and villages in Missouri, two thousand dollars.

For correcting erroneous and defective lines of public and private surveys in Illinois and Missouri, at a rate not exceeding six dollars per mile, two thousand dollars.
For surveying in Louisiana, at augmented rates, now authorized by law, four thousand seven hundred and sixty-six dollars.

For surveying the public lands and private land claims in California, including office expenses, incident to the survey of claims, and to be disbursed at the rates prescribed by law for the different kinds of work, one hundred thousand dollars.

For surveying standard, parallel, and meridian lines in Washington Territory, seven thousand five hundred dollars.

For surveying township and subdivisonal lines in Washington Territory, at a rate not exceeding twelve dollars per mile, twenty thousand dollars.

For continuing the survey of base, meridian, standard parallels, township, and section lines in New Mexico, fifty thousand dollars.

For surveying the necessary base, meridian, standard parallels, township and section lines in Kansas and Nebraska, also outlines of Indian reservations, fifty thousand dollars.

For continuing the survey of the base, meridian, correction parallels, township and section lines in the Territory of Utah, fifty thousand dollars.

For preparing the unfinished records of public and private surveys to be transferred to the State authorities, under the provisions of the act of twelfth June, eighteen hundred and forty, in those districts where the surveys are about being completed, twelve thousand dollars.

For resurvey and examination of the survey of the public lands in those States where the offices of the surveyors-general have been, or shall be closed, under the acts of the twelfth June, eighteen hundred and forty, and twenty-second January, eighteen hundred and fifty-three, including two thousand dollars for the salary of the clerk detailed to this special service in the General Land-Office, two thousand five hundred dollars.

For continuing the survey of the keys off the coast of Florida by the officers of the coast survey, thirty thousand dollars.

For continuing the survey of the islands off the coast of California by the officers of the coast survey, forty thousand dollars.

For drawings to illustrate the report of the Commissioner of Patents for the year eighteen hundred and fifty-seven, six thousand dollars.

For flooring the basement rooms in the old portion of the Patent Office building to make them fit for business purposes, painting the interior of said building, repairing roof, and for other incidental repairs, eight thousand dollars.

For preparing the saloon of the west wing of the Patent Office for the reception of models for patents, and for fitting up and furnishing the same with suitable cases, fifty thousand dollars.

For the support, clothing, and medical treatment of the insane of the District of Columbia, and of the army and navy at the asylum in said District, including five hundred dollars for books and incidental expenses, twenty thousand five hundred dollars.

For purchase of agricultural and horticultural implements, and for the improvement of the grounds of the Insane Asylum of the District of Columbia, including farm and garden, five thousand dollars.

For casual repairs of the Patent Office building, three thousand dollars.

For continuing the erection of the north front of the Patent Office building, for the accommodation of the Department of the Interior, two hundred thousand dollars.

For support, care, and medical treatment of transient paupers, medical and surgical patients in Washington Infirmary, three thousand dollars.

For purchase of manure for the public grounds, one thousand dollars.

For hire of carts on the public grounds, one thousand dollars.

For purchase and repair of tools used in the public grounds, five hundred dollars.
For purchase of trees and tree-boxes, to replace where necessary such as have been planted by the United States, and the repair of pavements in front of the public grounds, five thousand dollars.

For annual repairs of the Capitol, water-closets, public stables, water-pipes, pavements and other walks within the Capitol Square, broken glass and locks, six thousand dollars.

For annual repairs of the President's house and furniture, (including the painting of the east room and entire wood-work of the interior, fitting up the water-closets and cisterns, and making other necessary improvements,) improvement of grounds, purchasing trees and plants for garden and making hot-beds therein, and contingent expenses incident thereto, eleven thousand dollars.

For refurbishing the President's house, to be expended under the direction of the President, in addition to the proceeds of the sale of such of the furniture and equipage as may be decayed and unfit for use, twenty thousand dollars.

For fuel in part for the President's house, one thousand eight hundred and light.

For lighting the President's house and Capitol, the public grounds around them and around the Executive offices, and Pennsylvania Avenue, twenty-seven thousand dollars.

For purchase of books for library at the executive mansion, to be expended under the direction of the President of the United States, two hundred and fifty dollars.

For erecting cast-iron lamp-posts and lighting the same with gas from the western terminus of Pennsylvania Avenue, through Bridge and High streets, in Georgetown, four thousand dollars: Provided, the cost of the same shall not exceed the price paid for those now in use by the government on Pennsylvania Avenue.

For compensation to Alfred L. Rives, civil engineer, and paying the incidental expenses in making surveys, drawings, specifications, and estimates for a bridge across the Potomac, under and act of Congress, six thousand four hundred and ten dollars and seventy-seven cents.

For repairs of the Potomac, Navy Yard, and Upper bridges, six thousand dollars.

For repairs of Pennsylvania Avenue, three thousand dollars.

For public reservation number two, and Lafayette Square, three thousand dollars.

For taking care of the grounds south of the President's house, continuing the improvements of the same, and keeping them in order, three thousand dollars.

For the erection of stables and conservatory at the President's house, to replace those about to be taken down to make room for the extension of the Treasury building, twenty thousand dollars.

For the preservation and improvement of the Circle at the intersection of Pennsylvania and New Hampshire Avenue, and K and Twenty-third streets, one thousand five hundred dollars.

For completing the grading and gravelling New Jersey Avenue from North D street to New York Avenue, the sum of seven thousand dollars.

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

For repairs of water-pipes, five hundred dollars.

For completing Washington aqueduct, one million of dollars.

For continuing the improvement of Judiciary Square, repairing fences, and completing the pavement around the same, six thousand dollars.

For completing the improvement of the grounds of the Botanic Garden, one thousand dollars.

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Mall.

For continuing the grading and planting with trees the unimproved portion of the mall, ten thousand dollars.

Furnaces.

For repairs of the furnaces under the Senate Chamber and Supreme Court rooms, five hundred dollars.

Capitol extension.

For United States Capitol extension, nine hundred thousand dollars.

Dome.

For continuing the work of the new dome of the Capitol, five hundred thousand dollars.

General P. O. extension.

For extension of the General Post-Office, two hundred thousand dollars.

Buildings at Buffalo.

For enlarging the building for a custom-house, post-office, and court-room at Buffalo, New York, one hundred and twenty-one thousand dollars, including the ten per cent. for incidentals, and for the like purpose at Chicago, Illinois, two hundred thousand dollars, with the ten per cent. for incidental expenses.

Cairo.

For the construction of a custom-house, United States court-rooms, and post-office at Cairo, Illinois, fifty thousand dollars.

For the construction of warehouses at Quarantine Station on the Mississippi River, below New Orleans, fifty thousand dollars: Provided, That no part of said sum shall be expended, until the State of Louisiana shall pass a law ceding jurisdiction over the site of such warehouse to the United States, and shall grant to the United States the use of so much land as may be necessary for the construction of such warehouse, with water front and privilege of the wharf now built or hereafter to be built at said station.

Buildings at Dubuque.

For the continuation and completion of the custom-house, post-office, &c., at Dubuque, Iowa, twenty thousand dollars, with ten per cent. for contingencies; and the Secretary of the Treasury is hereby authorized to take possession and pay for the land and prosecute the work, conditioned upon the city of Dubuque entering into a bond in its corporate capacity, with good and sufficient individual security for twice the amount of the appropriations, that the legislature of Iowa will, at its next session, pass an act ceding exclusive jurisdiction over the site to the United States, and forever exempting the property from all taxation.

For flagging the footway in the congressional burying-ground, from the entrance of the same to the government vault, two thousand two hundred dollars.

Agricultural statistics; cuttings and seeds.

For the collection of agricultural statistics, investigations for promoting agriculture and rural economy, and the procurement and distribution of cutting and seeds, sixty thousand dollars, to be expended under the direction of the commissioner of patents; and to enable the commissioner of patents to collect and report information in relation to the consumption of cotton in the several countries of the world, three thousand five hundred dollars.

Botanic Garden.

To enable the Secretary of the Interior to pay the superintendent of the building occupied by said Secretary and his department from the first day of January, eighteen hundred thirty-five to the thirtieth June, eighteen hundred thirty-eight, the allowance to be made to such superintendent with his salary as clerk not to exceed two thousand dollars per annum, the sum of seven hundred dollars.

For flagging the main avenue in the Botanic Garden, and for stone gutter for same, three thousand three hundred and sixty dollars.

Maine avenue.

For the construction of a wooden bridge with a double track across the canal in the line of Maine avenue, fifteen hundred dollars.

Hospital at Vicksburg.

For amount due the contractors on the construction of the marine hospital at Vicksburg, Mississippi, seventeen hundred and sixty-two dollars and fifty-eight cents.

Buildings at Indianapolis.

For the continuation and completion of the United States court-house and post-office at Indianapolis, Indiana, sixty-seven thousand dollars, (with ten per cent. for contingencies.)
For the continuation and completion of the buildings for the United States courts and post-office at Rutland and Windsor, Vermont, forty thousand dollars each, (with ten per cent. for contingencies.)

For completing and fitting up the post-office in the building erected for a custom-house and post-offices at Cincinnati, four thousand three hundred and thirty-eight dollars and ninety cents.

For completing the custom-house at Belfast, Maine, and for furnishing the same, three thousand five hundred dollars, with ten per cent. for contingencies.

For completing the custom-house at Bath, Maine, five thousand five hundred dollars.

For fencing and grading the site of the custom-house at Bath, Maine, ten thousand dollars.

For enlarging the custom-house at Ogdensburg, New York, and providing for the uses of the United States courts and their federal officers, fifty thousand dollars, with ten per cent. on the same for contingencies.

For repaving Pennsylvania Avenue at the intersection of Seventh street, the width of said street, on the plan known as “Belgian pavement,” the sum of five thousand dollars, or so much thereof as may be necessary for that purpose.

For furnishing lamp-posts and lamps on the north, east, and west sides of Lafayette Square, and for taking up and relaying the footways on the south side of said square, and underdraining the same, the sum of one thousand three hundred and fifty dollars.

For expenses of packing and distributing the Congressional Journals, and documents, in pursuance of the provisions contained in the joint resolution of Congress, approved twenty-eighth January, eighteen hundred and fifty-seven, twenty-two thousand dollars.

For a small class revenue cutter, to be located in the collection district of Key West, five thousand five hundred dollars.

To enable the Secretary of the Treasury to cause such experiments and analyses of different beds of ore, as to test whether any of such ores, in their native state, possess alloys that will resist the tendency to oxidise to a greater extent than others, and to ascertain under what circumstances they are found, and where, in order to facilitate the proper selections of iron for public works, two thousand five hundred dollars.

For completing and furnishing the building purchased of the Bank of Philadelphia to adapt it to the uses of a post-office in the city of Philadelphia, one hundred thousand dollars.

For expenses of loans and treasury notes, five thousand dollars; being so much of the amount of such appropriation heretofore made as was carried to the surplus fund on the thirtieth June, eighteen hundred and fifty-six, which is hereby reappropriated.

To enable the President of the United States to carry into effect the act of Congress of the third March, eighteen hundred and nineteen, and any subsequent acts, now in force for the suppression of the slave-trade, eight thousand dollars.

To enable the Secretary of State to pay for the services of Dr. James Morrow as agriculturist to the Japan expedition under Commodore Perry, such sum as shall be found due under the act for his relief, approved eighteenth February, eighteen hundred and fifty-seven, five thousand nine hundred and ninety-five dollars and sixty cents, or so much thereof as may be necessary.

For the erection of a temporary capitol for Washington Territory, thirty thousand dollars, and for a penitentiary in the same Territory, twenty thousand dollars, inclusive of the sites of the buildings: Provided, That each building shall be finished for the sums herein appropriated.

To enable the committee on the library to contract with Mr. Healy for a series of portraits of the Presidents of the United States for the exec. Post, pp. 268, 379.

Revenue cutter at Key West.

Post-office in Philadelphia.

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Packing, &c. documents.

Dr. James Morrow.

Capitol and penitentiary for Washington Territory.

Portraits of Presidents.
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Executive mansion. Provided, The cost of the same shall not exceed one thousand dollars for the full-length portraits, the sum of five thousand dollars is hereby appropriated; or, in the discretion of the committee, to purchase such of Stuart's portraits of the Presidents as shall be for sale.

Buildings at Raleigh. For building a court-house and post-office at Raleigh, North Carolina, fifty thousand dollars.

Buildings at Columbia. For building a court-house and post-office at Columbia, South Carolina, fifty thousand dollars.

Buildings at Madison. For building a court-house at Madison, Wisconsin, fifty thousand dollars.

Buildings at Memphis. For a court-house and post-office at Memphis, in the State of Tennessee, fifty thousand dollars.

Buildings at Tallahassee. For a building at Tallahassee, Florida, to accommodate the United States courts and post-office, fifty thousand dollars.

Judiciary in the District of Columbia. To supply a deficiency in the appropriation for the salaries of the judges of the circuit and orphans' courts of the District of Columbia, for the year ending June thirtieth, eighteen hundred and fifty-eight, four thousand and fifty dollars.

Buildings at Key West. For the completion of a United States court-house and post-office at Key West, Florida, thirty thousand dollars, with ten per cent. for contingencies, and so much as may be necessary for the purpose of a suitable site for the same.

President authorized to appoint a private secretary and a steward and messenger. Their pay.

Executive contingencies.


Disposition of the stone not wanted for the capitol.
rubble stone now in use on the capitol grounds, but shall, when they are
superseded, use so much thereof as may be necessary in enclosing Judi-
ciciary Square, and the remainder shall be used in enclosing such public
grounds as the President may direct.

Sec. 7. And be it further enacted, That the provisions of the act of
March third, eighteen hundred and fifty-three, fixing the salary of the
collector of the port of Chicago, Illinois, at twelve hundred and fifty dol-
lers per annum, shall not be so construed as to deprive the said collector
of the per centum allowed by the sixth section of the act approved March
third, eighteen hundred and forty-nine, to such officers, as may have been
designated as depositaries under the act of August sixth, eighteen hun-
dred and forty-six, and the benefits of said sixth section are hereby ex-
tended to said collector.

Sec. 8. And be it further enacted, That the provisions of the fifth sec-
ション of the act entitled "An act making appropriations for the civil and
diplomatic expenses of the government for the year eighteen hundred and
forty-one," approved the third day of March, eighteen hundred and forty-
one, which established and limited the compensation of collectors of cus-
toms, shall be construed to apply to surveyors performing or having per-
formed the duties of collectors of the customs, who shall be entitled to
the same compensation as is allowed to collectors for like services in the
settlement of their accounts.

Sec. 9. And be it further enacted, That the President of the United
States may enlarge the area of the reservation Mendocino by extending
its boundary northward along the coast of the Pacific Ocean to the vicin-
ity of Cape Mendocino, embracing sufficient territory for the coloniza-
tion of the Indians in the coast range of mountains north of the Bay of San
Francisco, and also those in the valley of the Sacramento River, but such
extension shall not interfere with the preemption claims of settlers.

Sec. 10. And be it further enacted, That the Secretary of the Treasury
be and he is hereby authorized and directed to cause to be constructed at
the city of Boston, in the State of Massachusetts, a suitable fire-proof
building for the accommodation of the circuit and district court of the
United States, and for this purpose the sum of one hundred thousand dol-
ars be and the same is hereby appropriated out of any money in the
treasury not otherwise appropriated.

Sec. 11. And be it further enacted, That the Secretary of the Interior
be authorized to employ in the office of Indian Affairs, five temporary
clers during the fiscal year; and for their compensation the sum of seven
 thousand dollars is hereby appropriated; out of any money in the treasury
not otherwise appropriated, the same to be in lieu of the five temporary
clers heretofore authorized to be employed in said office.

Sec. 12. And be it further enacted, That the proper accounting officers
of the treasury be, and they are hereby, authorized and directed to re-
examine the account between the United States and the State of Mary-
land, as the same was, from time to time, adjusted under the act passed
on the thirteenth May, one thousand eight hundred and twenty-six,
entitled "An act authorizing the payment of interest due to the State of
Maryland," and on such reexamination to assume the sums expended by
the State of Maryland for the use and benefit of the United States, and
the sums refunded and repaid by the United States to the said State, and
the times of such payments as being correctly stated in the account as the
same has heretofore been passed at the Treasury Department; but in the
calculation of interests due under the act aforesaid, the following rules
shall be observed, to wit: Interest shall be calculated up to the time of
any payment made. To this interest the payment shall be first applied,
and if it exceed the interest due, the balance shall be applied to dimin-
ish the principal; If the payment fall short of the interest, the balance of
interest shall not be added to the principal so as to produce interest.
Second; interest shall be allowed the State of Maryland on such sums only on which the said State either paid interest or lost interest by the transfer of an interest bearing fund.

SEC. 18. And it be further enacted, That if, upon such reexamination of the account and application of the above rules, any money shall be found to be due to the State of Maryland, the same shall be paid out of any money in the treasury not otherwise appropriated.

Approved, March 8, 1867.

MARCH 8, 1867.

CHAP. CIX.—An Act to establish certain Post-Roads in the United States and the Territories thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following roads be and the same are hereby declared post-roads to wit:—

MAINE.

From Patten, Penobscot county, via Island Falls, to Smyrna, in Aroostook county.

From Rockland, via Rockville, West Camden, South Hope, Union, McLain's Mills, North Appleton, Searsmont, South Montville, Liberty, Montville, South Freedom, West Freedom, Centre Albion, Albion, East Benton, and Benton, to Kendall's Mills.

From North Castine, via West Brookville, South Brookville, and Brookville, to Sedgwick.

From Skowhegan to North Anson.

From Weston, via Bancroft, Barker Tract, and Reed Plantation, to the Molunkus Post-Office.

VERMONT.

From North Sheldon, via West Berkshire, to Berkshire, in Franklin county.

From Vergennes, via West Addison and Chimney Point, to Port King, in the State of New York.

From Bradford, via East Corinth, Wait's River, East Orange, Washington, and Barre, to Montpelier.

From St. Johnsbury, via West Waterford, Lower Waterford, and Waterford, to Littleton, New Hampshire.

MASSACHUSETTS.

From South Westport, via Westport Point, to Adamsville, Rhode Island.

CONNECTICUT.

From Waterbury, via Middlebury, to Woodbury.

From Wolcottville, via Torrington, to Goshen.

NEW YORK.

From Havana, in Schuyler county, via Odessa, Mecklenburg, and Perry City, to Trumansburg, in Tompkins county.

From Owego, via South Owego, to Warren Centre, in Bradford county, Pennsylvania.

PENNSYLVANIA.

From Conneautville, Crawford county, via Crossingville and Edenboro', to Waterford, in Erie county.

From Hanover, via Littlestown, in Adams county, and Monocacyville, in Carroll county, Maryland, to Emmitsburgh, in Frederick county, Maryland.
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From Pittsburg, via Pittsburg and Connellsville railroad, to Connellsville.
From Brookville, Jefferson county, via Richdsville, Mary Annville, Shaffner's Corners, Beach Bottom, and Bear Creek's Mills, to Ridgeway.
From Blue Ball, in Lancaster county, via Weaver's Mill, Bowmansville, and Knawer's, to Reading.
From Marietta, in Lancaster county, via Silver Spring, and Hempfield, to Lancaster.
From Lancaster, via Willow Street, Rawlinsville, and Bethesda, to McCall's Ferry.
From Lancaster, via Greenland and Soudersburg, to Paradise.
From Beaver, via Parkinson and Service Post-Offices, to Frankford.
From Evansburgh to Linesville, via Shermanville, in Crawford county.
From Hollidaysburg to Williamsburg.
From Orcutt's Creek, Pennsylvania, to Chemung, New York.
From Starrucca to Tallmansville.
From Tallmonville, Wayne county, to Starrucca, in said county.

MARYLAND.

From Oakland, in Alleghany county, via Shiry's Red House, Forks of Horse-shoe run, Bonnifield's Mills, and Holly Meadows, to New Interest, in Randolph county, Virginia.
From Cockeysville, via Shawan, Butler, to Black Rock.
From Allen's Fresh to Thompkinsville.
From Port Tobacco to Pisgah, in Charles county.
From Frederick, via Lewiston and Catoctin Furnace, to Mechanics-town.
From West Nottingham, via Battle Swamp, to Rising Sun.

VIRGINIA.

From Wellsburg, in Brooke county, via Bethany, to West Alexandria, in Washington county, Pennsylvania.
From Estillville to Stony Creek, in Scott county.
From New California, in Roane county, via William Gandee's, Elijah Leforce's on the Flat Fork of Pocatadigo, and New Kentuck, to Sissonville, in Kanawha county.
From Rowlesburg, in Preston county, via Buffalo and Wolf Creeks, up Cheat River, to the point on the Dry Fork, of said river, where the route from Beverly, in Randolph county, crosses the said Dry Fork of Cheat River.
From Western Ford, Tucker county, via Laurel Hill, to Glady Creek, in Barbour county.
From Woodstock, in Shenandoah county, to Mount Olive.
From Harrisburgh, in Rockingham county, to Alum Springs, in Bath county.
From Point Pleasant, in Mason county, via the Clarksburg road, to Jackson Court-house.
From Buffalo, in Putnam county, up Eighteen-Mile Creek, to Jackson Court-house.
From Concord, in Appomattox county, via Spanish Oaks, to Oakville.
From Miller's Tavern, in Essex county, to Bestland, in same county.
From Lancaster (C. H.) to Merry Point.
From Norfolk, via York River, to King and Queen, (C. H.), touching at all Post-Offices on said river.
Establish a daily mail from Ashland, in Kentucky, to Guyondotte, in Virginia.
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From Williams' Wharf, by Green's Wharf, to North End, in the county of Matthews.

From Locust Dale to Oak Park, Madison county.

NORTH CAROLINA.

From Chapel Hill, in Orange county, via Fearington's Mill, Aza Bigger's Store, Thomas B. Farren's and Manly Snipes, to White Cross, in Orange county.

From Strickland Depot, in Dauphin county, via Dresden and Prescott, to Rockfish.

From Clinton, in Sampson county, via Taylor's Bridge, to Harrell's Store, in New Hanover county.

From Lileville, in Anson county, via Hailey's Ferry, to Rockingham, in Richmond county.


SOUTH CAROLINA.

From Horse Shoe, South Carolina, via Holly Springs, Long Creek, and Checkeree, to Clayton, Georgia.

From Anderson, via Piercetown, Equality, Slabtown, Churubusco, and Milwee, to Anderson.

From Anderson, via Varannes, and Level Land, to Abbeville Courthouse.

From Pickens (C. H.) via Barton's Table Rock, South Saluda, to Greenville.

GEORGIA.

From Lumpkin, Stewart county, via Florence to Glenville, in Alabama.

From Newnan, Coweta county, to Wedowee, in Randolph county, Alabama.

From Covington, via Rocky Plains, Snapping Shoal, to Beersheba, Henry county.

From the terminus of the Brunswick and Florida Railroad west of the Sclitilla River, to the terminus of the Savannah, Albany and Gulf Railroad west of the Altamaha River.

ALABAMA.

From Franklin to Geneva, in Henry county.

From Callier's Store, in Pike county, via Howard's Level, to Buslyville, in Coffee county.

From Greenville, via South Butler to Oaky Streak, in Butler county.

From Troy, in Pike county, via Whitewater, Rockyhead, Haig Ridge, and Westville, to Newton, in Dale county; the route heretofore established by law from Troy, via Rockyhead to Daleville, is hereby discontinued and repealed.

From Youngville, via Becketsville, Chapman's Ford, Goldville, Jackson's Camp, Almond, Neabulga, to Wedowee.

From Burleson, in Franklin county, to Barnesville, in Marion county.

From Dadeville, via Montreal, Island Home, Fish Pond, Bulger's Mills, to Nixburgh.

From Winchester, on Mobile and Ohio Railroad, via Isney, Butler, Mount Sterling, and Tompkinsville, to Linden, in Marengo county.

From Mobile, via Blakely, to Cottrell and Donnelly's Mills, in Baldwin county.

From St. Stephens, in Washington county, to Citronell, in Mobile county.

From Stephenson, via Allison Callins, to Larkins Fork, in Jackson county.
From Bridgeville, Pickens county, to Macon, Noxubee county, Mississippi.
From Tuskegee, via New Potosi, to Society Hill.
From the State Line Station, on the Mobile and Ohio Railroad, to Bladen Springs, in Choctaw county.
From Burleson, in Franklin county, to Barnesville, in Marion county.

MISSISSIPPI.

From Greenville, in Washington county, to McNutt, in Sunflower county.
From Kosciusco, via Centre, Yorka, and Edinburg, to Union, in Newton county.
From Charleston, Talahatchie county, via McMullin's Store, Big Mound, to McNutt.
From Napoleon, Arkansas, via Printers, in Bolivar county, to Elmwood and Victoria, in Bolivar county.
From Lexington, in Holmes county, via Tchula, at the "Head of Honey Island," and Gillespie, in Sunflower county, to Greenville.
From Summit, in Pike county, to Meadville, in Franklin county.
From McLeod's Post-Office direct to Bricklay Post-Office.
From Old Hickory, in Simpson county, via Floydstown, Cato Springs to Brandon, in Rankin county.
From Old Hickory, via Scotchtown, to Williamsburg, in Covington county.
From Old Hickory, via Paddytown, to Mt. Carmel, in Covington county.

LOUISIANA.

From Simmsport, in Avoyelles parish, to Big Bend.
From Clinton, in East Feliciana, via Stony Point, Cold Springs, Benton's Ferry, Coelk, French Settlement, and Bayou Barbary, to Springfield, in Livingston parish.
From Minden, Claiborne parish, via Simm's and Burns' Store, and Big Spring, to Magnolia, Arkansas.
From Cottrell's, on the Mermenton River, via Lake Arthur, to the Grand Chenier, in Calcasieu parish.
From Simmsport, in Avoyelles parish, to the mouth of the Bayou Rouge, in St. Landry parish.
From Ringgold, in Bienville parish, via Moscow, to Fillmore, in Bossier parish.
From New Orleans to the Cheniere Caminada.
From New Orleans to St. Bernard.
From New Orleans, via Balize, to Southwest Pass.
From Plaquemine, in Iberville parish, to Charenton, in St. Mary's parish.

OHIO.

From Racine, in Meigs county, to Ravenswood, in Jackson county, Virginia.
From New Bremen, via Knoxville, to Wapakoneta, Auglaize county.
From Perrysville, via Palmer's Cross Roads and Ripper's Settlement, to Ashland.
From Gallipolis, in Gallia county, to Hamdon, in Vinton county.
From Conneaut, via Clark's Corners, in Ashtabula county, Ohio, Beaver, and Beaver Centre, in Pennsylvania, to Conneautville, Pennsylvania.
From Leipsic to Pleasant Post-Office, in Putnam county.
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From Oak Hill, in Jackson county, via Rocky Hill, Key Stone Furnace, Vinton, and Edinton, to Wilkesville.
From Oak Hill, via Wales, Patriot, Land Fork, and Greary Ridge, to Marion, in Lawrence county.

Kentucky.

From Greenupsburgh, via Old Steam Furnace, Clinton Furnace, Cannonsburgh, New Hope, and Bott's Store, to John Bife's, in Lawrence county.
From Greenupsburgh, up the East Fork of Little Sandy River, to Isaac Bott's, in Lawrence county, thence to Louisa.

Tennessee.

From Bristol, in Sullivan county, via Taylorsville, Sugar Grove, to Lenoir, in North Carolina.
From Talbott's Mills, in Jefferson county, via Homer's Mills, East Ferry, Brook's Store, to Rutledge, in Grainger county.
From Waverly, in Humphrey's county, via Rockport, Chase Ville, and Farmville, to Lexington.

Indiana.

From Georgetown, via Indianola, Hickory Grove, Upper Embarrass, to Pesotum Station, on the Chicago Branch of the Illinois Central Railroad.
From Rising Sun, in Ohio county, via John Scranton's Milton Mills, Bear Branch, to Cross Plains, in Ripley county.
From Franklin, in Jackson county, via Beardstown, Bogstown, to London, in Shelby county.
From Aurora, in Dearborne county, to Rising Sun.
From Cannelton, in Perry county, to Paoli, in Orange county.
From New Castle, in Henry county, via Cadiz, to Greensboro, in said county.
From Paoli, in Orange county, via Newton Stuart, to Carmelton, in Perry county.
From Salem, via Beck's Mills, to Fredericksburgh, in Washington county.

Illinois.

From Pesotum to New Albany, in Cole's county.
From Olney, in Richland county, via Ingraham Prairie, Bible Grove, to Ione, in Effingham county.
From Rosefield, Peoria county, via Robin Nest, Princeville, and Slackwater, to Wyoming, in Stark county.
From Vermont, in Fulton county, via Table Grove and Johnson's, to Macomb.
From Princeton, in Bureau county, to Tiskilwa, connecting with the Chicago and Burlington Railroad and the Chicago and Rock Island Railroad, via Wyanetta, Buda, Neponsett, Doris, Mendota, Sheffield, Gennesee, Rock Island, Trenton, Peru, and La Salle.
From Verden, via Chapman's Point, Lewis Solomon's, Scottville, Athensville, Liberty Schoolhouse, and Dover, to Carrolltop.
From Mount Carroll, via Fairhaven, to Gennesee Grove.
From Carlinville, via Rhodes Point, Fidelity, and Jerseyville, to Harden.
From Winchester, via Exeter, to Bethel.
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From Springfield, via Horse Creek and Brush Creek, to Virden.
From Petersburg, via Sweetwater, to Elkhart.
From Dement Station, in the county of Ogle, on the Chicago, Fulton, and Iowa Railroad, thence northerly on or near the county line between Ogle and De Kalb counties, via Hick's Mills Post-Office, Cherry Valley, in Winnebago county.

MISSOURI.
From Warrensburg, in Johnson county, to Butler, in Bates county.
From Warrensburg to Pleasant Hill, in Cass county.
From Lexington, via Richmond, Millville, and Timney's Grove, in Ray county, to Utica, in Livingston county.
From California, in Montiteau county, to Versailles, in Morgan county.
From Jefferson City, via Missouri River, to St. Joseph.
From St. Louis, via Pacific Railroad, to Jefferson City.

ARKANSAS.
From Waldron, Scott county, via John Jones', to John N. Slosson's, on the Porteau, in Sebastian county.
From Perryville, via Thomas Holmes's Mills, Esquire Tyler's, Crawford, on South Fourche le Fare Creek, to Buffington Post-Office, in Tell county, and Cedar Creek Post-Office, in Scott county.
From Des Arc, Prairie county, via Cotton Plant, to Oakland, in St. Francis's county.
From Huntsville, in Madison county, via Berryville, in Carroll county, to the mouth of James Fork of White River, Missouri.
From Columbus, in Hempstead county, via Millwood and Richland, to Rocky Comfort.
From Jackson Port, on White River, via Powhattan, in Lawrence county, to Pocahontas, in Randolph county.
From Helena, in Phillips county, via St. Francis and Poinsett counties, to Gainesville, in Green county.
From Calhoun, in Columbia county, to Franksville, in Claiborne parish.
From Little Rock, via Perryville, Danville, Boonsville, and Greenwood, on the south side of Arkansas River, to Fort Smith.
From Brownsville to Taylor's Bluff, on White River.
From Camden, via Magnolia, to Lewisville.
From Little Rock, via Washington, to Clarksville, in Texas.
From Little Rock, through Hot Spring county, to Sinnett's Mill, near the line of Pike and Clark, thence by Hill's Mill, in Folk county, thence by the residence of S. R. Park, thence through the northeast corner of Sevier county till it intersects the Fort Towson road, thence through the Choctaw Nation, to Wright's Ferry, on Red River, thence to Paris, in Lamar county Texas.

MICHIGAN.
From Pine run, via Arbela, to Worth, in Tuscaloosa county.
From Port Huron, via Clyde Mills, Pine River, and Wales, to Memphis.
From Mason, in Ingham county, via Aurora, to Eaton Rapids.
From Ionia to Fallsburg.
From Homer, in Calhoun county, to Peauha.
From Ionia, by Greenville, to Leonard.
From Constantine, in St. Joseph county, via Shaw's Mills, Williams, and Brownsville, to Cassopolis, in Cass county.
From Ionia to Vermontville.
From Hillsdale, via South Jefferson and Bansom, to Wood's Corners.
From Boston, via Patterson's Mills, to Greenville, in said State.
From Ionia, by Crystal, to the centre of Isabella county.
From Ionia, by North Plains, to Matherson, in the State of Michigan.
TEXAS.

From Weatherford to Belknap, in Belknap county.
From Tarrant, Hopkins county, via Quitman, Canton, Big Rock, to Athens, in Henderson county.
From Gainesville, via Pilot Point, in Denton county, to McKinney.
From Brownsville, via Fort Merrill and San Antonio, to Austin.
From Waco Village, in McLennan county, to Gatesville, in Coryell county, thence to Lampasses, in Lampasses county.

FLORIDA.

From Alligator, the county seat of Columbia county, to New Bottom, on the Suwannee River.
From Orange Spring to Flemington.

IOWA.

From Leon, in Decatur county, via Mount Ayr, in Ringold county, Bedford, in Taylor county, Clarinda, in Page county, Sidney, in Fremont county, Iowa, to Nebraska City, in Nebraska Territory.
From McGregor's Landing, in Clayton county, via Decorah, in Winneshiek county, New Oregon and Howard Centre, in Howard county, Stacyville and Saint Ausgar, in Mitchell county, to Glen Mary and Bristol, in Worth county.
From Guttenburg, in Clayton county, via Elkport, Yankee Settlement, to Independence, in Buchanan county.
From Guttenburg, via Peck's Ferry and Colesburg, in Delaware county, to Dyersville, in Dubuque county.
From Guttenburg, via Glen Haven and Beetown, to Lancaster, in Grant county, Wisconsin.
From Marietta, in Marshall county, via Steamboat Rock, in Hardin county, to intersect same mail route already established.
From Indianola, in Warren county, Iowa, via Osceola and Leon, to Princeton, in Mercer county, Missouri.
From Newton, in Jasper county, via Pleasantville, in Marion county, to Chariton, in Lucas county.
From Fort Dodge, via Dakota, Cresco, and Algona, to Mankato, in Minnesota Territory.
From Marengo, via Toledo, Indian Town, Marshalltown, Marietta, and Nevada, to Boonsboro.
From Clear Lake City, via Buffalo Grove, Algona, and Paoli, to Spirit Lakes, in Dickinson county.
From Marietta to Eldora, thence to Iowa Falls.
From Fulton City, Illinois, via Clinton, De Witt, Mechanicsburg, Lisbon, and Mount Vernon, to Cedar Rapids, Iowa.
From De Witt, via Tipton, to Iowa city.
From Winterset, in Madison county, via La Porte and Osceola, to Leon, in Decatur county.
From Maquoketa, in Jackson county, via Fulton, Farmers' Creek, Otter Creek, Zwingle, and Buncombe, to Dubuque.
From Ottumwa, in Wapello county, to Chariton, in Lucas county, via Blakesburg and Albia.
From Mount Pleasant, in Henry county, via Brighton, to Oskaloosa, in Mahaska county.
From Iowa city, in Johnson county, via Wasonville, in Washington county, South English, Webster, Sigourney, and Martinsburg, in Keokuk county, to Ottumwa, in Wapello county.
From Oskaloosa, in Mahaska county, via Knoxville, Pleasantville, and Indianola, to Winterset, in Madison county.
From Newton, in Jasper county, via Pella and Knoxville, to Chariton, in Lucas county.

From Marengo, in Iowa county, via Toledo, in Tama county, Marshall, La Fayette, Marietta, in Marshall county, and Eldora, to Iowa Falls, in Hardin county.

From Brighton, in Washington county, via Richland, Joker, Martinsburg, Butler Post-Office, and Fremont, to Oskaloosa, in Mahaska county.

From Fort Des Moines, via Greenbush, St. Charles, Osceola, and Hopeville, to Mount Ayr, in Ringgold county.

From Wappello, in Louisa county, to Mount Pleasant, in Henry county.

From Iowa city, via North Bend, on the west side of Iowa River, Robert's Ferry, on said river, Shelbyville, and Western, to Cedar Rapids.

**WISCONSIN.**

From Hale's Corners, in Milwaukee county, to Union Grove, in Racine county.


From Columbus, via Hamden, Lodi, and West Point Centre, to Clifton.

From Ceresco, via Darford, Princeton, Montello, Packwaukee, and Oxford, to Mauston, in Adams county.

From Portage City, via Montello, Stony Hill, Dacotah, Adario, Buena Vista, and Plover, to Stevens Point.

From Oshkos, via Algoma, Omro, Berlin, La Cote, St. Marie, Princeton, and Montello, to Portage City.

From Wantona, via Neshhoro, to Montello.

From Berlin, via Seneca, Neshhoro, and Shields, to Montello.

From Prairie du Chien, via Patch Grove, Beetown, and Potosi, to Dunlieth, Illinois.

From Prairie du Chien, via Nesekan, Painted Rock, and Wexford, to Lansing, Iowa.

From Prairie du Chien, via McGregor's Landing and Clayton City, to Guttenburg, in Iowa.

From Bayfield to Chippewa Falls.

From Richland Centre, in Richland county, via Woodstock, Spring Valley, Marysville, and Sparta, in Monroe county, to Black River Falls, in Jackson county.

From Waupacca, Waupacca county, via Peter Grover's, to Steven's Point.

From Black River Falls to Neillsville, in Clark county.

From Steven's Point, via Neillsville and Westton's Rapids, to Eau Claire.

From New London, in Waupacca county, via Northport, Little Wolf, Ogdenburg, and Iola, to Steven's Point.

From Viroqua, in Bad Axe county, via Brookville, Reedstown, Tinny Settlement, Barnes' Mill, in Richland county, to Richmond.

From Portage City, in Columbia county, via Pacific, Dekora, Lodi, and West Point, to Prairie du Sac, in Sauk county.

From Belville, in Dane county, via New Glarus, to Monticello, in Green county.

From Prairie du Chien, via Eagle Point and Necedo, to Steven's Point.

From La Crosse, via Galeville, Pigeon Creek, and Somerville, to Eau Claire.

From Eau Claire, via Rock Creek, in Dunn county, Bear Creek, Little Bear Creek, Buffalo Prairie, to Alma.

From Watertown City, via Farmington, Rome, and Oak Hill, to Palmer.

From Waubeek, in Dunn county, to Hudson, in St. Croix county.
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From Fountain City, in Buffalo county, via Wanbeek, Menominee, to St. Croix Falls.

From Steven's Point, via Chippewa Falls, to Hudson.

From Muscoda to Mineral Point.

From Reedsburg, via Rockbridge, Fancy Creek, Reedstown, New Brookville, Bad Axe, and Retreat, to Desold, in Bad Axe county.

From Muscoda, via Orion, Reedstown, and Viroqua, to La Crosse.

From Toland's Prairie, via Alderty, and Ashipun, to Watertown.

From Palmyra, in Jefferson county, to Watertown.

From Waukesha, Waukesha county, to West Bend, in Washington county.

From Eau Claire, via northeast corner of section twenty-seven, near Ettinges, to Alma, in Dunn county.

CALIFORNIA.

From Placerville to Georgetown, in El Dorado county.

From Placerville, via Newton, to Indian Diggins, in El Dorado county.

From Uniontown, in Humboldt county, to Trinidad, in Klamath county.

From Nevada, via Hoyt's Crossing, on the South Yuba River, Sweetland, Sebastopol, San Juan, in Nevada county, and Truman's Crossing, on the Middle Yuba River, to Camptonville, in Yuba county.

From Crescent City, via Waldo and Cloverville, to Jacksonville, in Oregon Territory.

From Napa City to Clear Lake.

From Napa City, via White Sulphur Springs, Knight's Ranch, Alexander's Ranch, on Russian River, to Santa Rosa.

From Monterey, via San Luis Obispo, to Santa Barbara.

MINNESOTA.

From Fort Ridgeley, via South Pass of the Rocky Mountains, Soda Springs, head of Humboldt River, Honey Lake, and Noble's Pass, in the Sierra Nevada mountains, to Shasta City, California.

From Minneapolis, via Excelsior, to Gleeve.

From Owatonee, via Geneva, to Albert Lee's.

From Cannon Falls, via Mantorville, High Forest, Elkhorn, Spring Valley, and Forestville, to Ellicia.

From Forestville, via Arnoldsville, Minnesota, to West Union, Iowa.

From Chatfield, via Marion and Rochester, to Faribault.

From Lickville to Belle Plain.

From St. Cloud to Otter Tail City.

From New Ulm to St. Cloud.

From Otter Tail City to Leech Lake.

From Otter Tail City to Crow Wing.

From Crow Wing, Minnesota, to Superior, Wisconsin.

From Leech Lake to Pokegama Falls.

From Anoka, via St. Jonathan, to Snake River.


From Elk River, via St. Jonathan, to Sunrise City.

From Taylor's Falls to St. Jonathan.

From Chatfield, via Washington and Spring Valley, in Minnesota, to Osage, Iowa.

From Chatfield, via Washington and Harrison, to Austin.

From Chisago City to Chengwatana.

From Chisago City to Taylor's Falls.
From Chisago City to Marine Falls.
From Chisago City to Stillwater.
From Austin to Manketa.
From St. Peter's, via Bancroft, Minnesota, to Bradford, Iowa.
From Red Wing to Albert Lee's.
From Wabashaw, via Centreville and Rochester, to Austin.
From Northwood to Greenwood.
From Red Wing, via Mazeppa, to Oronota.
From Otter Tail City to Breckenridge.
From Twin Lake, via Carlton's and Oneota, to Du Luth.
From Blue Earth City, Minnesota, to Algona, Iowa.
From Taylor's Falls to Wyoming.
From St. Paul, via White Bear Lake, Forrest Lake, Chisago City, to Alhambra.
From Chisago City to Cambridge.
From Red Wing to Verona.
From Manketa, via St. Nicholas, to Osage, Iowa.
From Hokah, via Middletown, Watertown, and Portland, to Lansing, Iowa.
From Winona, via Money Creek, Houston, Yucatan, and Belleville, to Decorah, Iowa.
From Tepeeotah to Faribault.
From Tepeeotah to Chattfield.
From Tepeeotah to Black River Falls, Wisconsin.
From Henderson, via Redstone City, and New Ulm, to the Falls of Sioux River.
From South Bend, via Butternut Valley, to New Ulm.
From Oronoka to Faribault.
From Pokegammon, via Ojibwa, to Mille Lac City.
From Little Falls to Mille Lac City.
From Elliotta, via Leroy and Austin, to Elliotta.
From St. Peter, via Glencoe, to St. Cloud.
From Cannon Falls, via Kenyon and Rice Lake, to Austin.
From St. Peter, via Wilton and Austin, to Dekorah, Iowa.

OREGON.

From Portland, via Randolph and Empire City, in Coos county, to Winchester, in Douglas county.

NEW MEXICO.

From Las Cruces, via Mesilla, in Dona Ana county, to Susan.
From Susan, via Arizona, Colorado City, to San Diego, California.
From El Paso, via Mesilla, Tucson, Arizona, and Fort Yuma, to San Diego, California.

WASHINGTON.

From Olympia, via Arcadia, to Oakland.

KANSAS.

From Kansas City, Missouri, via Wyandotte, Kansas, Quindara, and Lawrence, to Lecompton.
From Kansas City, via Delaware City, to Leavenworth City.
From Tecumseh, via Walkarusa City, to Richardson.
From Paoli, via Assawatomie, Bloomington, and Paris, to Sugar Mound.
From Lecompton, via Davis and Midway, to Paoli.
From Paoli, via Brooklin and Paris, to Sugar Mound.
From Crawford Seminary, via Talequa, to Fort Smith.

APPROVED, March 3, 1857.

March 8, 1857.  

CHAP. CX.—An Act to supply Deficiencies in the Appropriations for the Service of the fiscal Year ending the thirtieth June, eighteen hundred and fifty-seven.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated to supply deficiencies in the appropriations for the service of the fiscal year ending the thirtieth June, eighteen hundred and fifty-seven, out of any money in the treasury not otherwise appropriated, namely:

For the compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, viz:

For an additional messenger from first February to the thirtieth June, eighteen hundred and fifty-seven, at twelve hundred dollars per annum, four hundred and ninety-six dollars and sixty-six cents.

For increase of compensation of the superintendent in charge of the Senate furnaces, from fourteenth August, eighteen hundred and fifty-six, to thirtieth June, eighteen hundred and fifty-seven, at one hundred and twenty dollars per annum in addition to former salary, one hundred and four dollars and seventy-eight cents.

For contingent expenses of the Senate, viz:

For the Congressional Globe and binding the same, three thousand two hundred and eighty-six dollars and sixty-two cents.

For the Contingent Expenses of the Senate.—For clerks to committees, pages, police, horses and carryalls, fourteen thousand seven hundred and one dollars.

For stationery, four thousand dollars.

For reporting proceedings, sixteen thousand seven hundred and ninety-seven dollars and forty-four cents.

For miscellaneous items, two thousand and six hundred dollars.

For clothing for the army, camp and garrison equipage, three hundred and thirty-two thousand and fifty-six dollars and eighteen cents.

For the regular supplies of the quartermaster's department, consisting of fuel for the officers, enlisted men, guard, hospital storehouses and offices, 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 two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such companies of infantry as may be mounted, and for the authorized number of officers' horses when serving in the field and at the outposts; of straw for soldiers' bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the pay and quartermaster's departments, and for the printing of division and department orders, army regulations, and reports, two hundred thousand dollars.

For the increased compensation of clerks in the assay office in New York, authorized by the act of third March, eighteen hundred and fifty-five, two thousand dollars.

For the incidental and contingent expenses of the branch mint at San Francisco, California, forty thousand dollars.

For the salary of the surveyor-general of Utah Territory, for the fiscal year ending thirtieth June, eighteen hundred and fifty-five, five hundred dollars.

For amount due for the construction of the marine hospital at Vicksburg, Mississippi, seven hundred and sixty-two dollars and fifty-eight cents.
For amount necessary to complete the custom-house at Louisville, Kentucky, forty thousand dollars.

For amount necessary to complete the custom-house at Bath, Maine, five thousand five hundred dollars.

For compensation of two clerks in the Department of State, authorized by the act of Congress approved eighteen August, eighteen hundred and fifty-six, three thousand one hundred and thirty dollars and forty-three cents; being from the eighteen August, eighteen hundred and fifty-six, to the thirtieth June, eighteen hundred and fifty-seven.

For Contingent Expenses of the House of Representatives, viz: For folding documents, including folding paper, envelopes, and other folding materials, twenty thousand dollars.

For furniture, repairs, and boxes for members, two thousand dollars.

For laborers, three thousand dollars.

To indemnify the clerk for such sums as he may have expended for books under resolution of the House of Representatives of July seventh, eighteen hundred and fifty-six, and to enable him under said resolution to furnish for each member and delegate of the House of Representatives who has not heretofore received the same the following enumerated books, viz: Gales & Seaton’s Register of Debates, Congressional Globe and Appendix, Public Land Laws, Instructions and Opinions, Elliott’s Debates, Diplomatic Correspondence, Opinions of the Attorneys-General, in five volumes, Finance Reports, Gales and Seaton’s Annals of Congress, John Adams’ works, Jefferson’s works, to be supplied from the numbers of said work now in charge of the librarian, Hickey’s Constitution, and Mayo and Moulton’s Pension and Bounty Land Laws, one hundred and thirty-eight thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the treasury not otherwise appropriated: Provided they be furnished at prices not exceeding those for which they were heretofore supplied, and provided also that said books be forwarded by the clerk to such public library in the district of each of said members and delegates as may be designated by said member or delegate.

Contingent expenses House of Representatives:

For stationery, eight thousand five hundred and fifty dollars.

For miscellaneous items, five thousand dollars.

For the purchase one hundred and forty-two copies of the first and tenth volumes of the works of John Adams for the members of the thirty-second Congress, six hundred and ninety dollars.

For the reappropriation of five hundred and eighty-five dollars heretofore carried to the surplus fund, being the amount appropriated for the engraving of fifty-one thousand five hundred and twenty copies of the mechanical part of the Patent Office Report for eighteen hundred and fifty-two.

To supply the deficiency in the appropriation for books for members of the thirty-third Congress, three thousand dollars.

For Capitol police, two hundred dollars.

To enable the clerk of the House of Representatives to pay to John C. Rives the additional compensation for the Congressional Globe and Appendix provided in the sixteenth section of the act making appropriation for certain civil expenses of the government for the year ending thirtieth June, eighteen hundred and fifty-seven, eleven thousand one hundred and seventy-four dollars and sixty-nine cents.

To enable John C. Rives to pay to the reporters of the House the usual additional compensation for reporting the debates of the present session, eight hundred dollars each, four thousand dollars.

For the completion of the printing heretofore ordered by the Senate and House of Representatives, and paper for the same, two hundred and fifty thousand dollars.
Witnesses and agents or attorneys in court of claims.  

Army.  

Nurses, &c.  

1856, ch. 125.  

Army.  

To meet the expenses of nurses and attendants, authorized by the third section of the act of sixteenth August, eighteen hundred and fifty-six, entitled "An act providing for a necessary increase and better organization of the medical and hospital department of the army," from the date of said act to thirtieth June, eighteen hundred and fifty-seven, twenty-five thousand dollars.  

Claims on medical and hospital department.  

For a reappropriation of fifty thousand dollars of the balance of the appropriation for the medical and hospital departments, which was carried to the surplus fund thirtieth June, eighteen hundred and fifty-three.  

Transportation.  

For transportation of the army, including the baggage of the troops when moving either by land or water, of clothing, camp, and garrison equipage from the depot at Philadelphia to the several posts and army depots, horse equipments, and of subsistence from the places of purchase and from the places of delivery, under contract, to such places as the circumstances of the service may require it to be sent, of ordnance or ordnance stores and small arms, from the foundries and arsenals to the arsenals, fortifications, frontier posts, and army depots; freights, wharfage, tolls, and forages; for the purchase and hire of horses, mules, and oxen, and the purchase and repair of wagons, carts, drays, ships, and other sea-going vessels, and boats for the transportation of supplies and for garrison purposes; for drayage and cartage at the several posts, hire of teamsters, transportation of funds for the pay and other disbursing departments, the expense of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific, and for procuring water at such posts as from their situation require that it be brought from a distance, seven hundred thousand dollars.  

Mint at New Orleans.  

For completing the repairs of the branch mint at New Orleans and rendering the same fire-proof, one hundred and twenty thousand dollars.  

Light-vessels.  

For seamen's wages, repairs, and incidental expenses of light-vessels, occasioned by damages, loss of moorings, and for necessary expenses in recovering said vessels broken adrift during the late storms and freshets, and by floating ice, forty thousand dollars.  

Buoys, &c.  

For restoring spindles and repairing day beacons destroyed or damaged by the late storms, freshets, and floating ice, fourteen thousand dollars.  

Defence of suits at San Francisco.  

For defraying expenses of the defence of suits against the United States for lands occupied by marine hospitals, lighthouses, and fortifications at the harbor of San Francisco, California, thirty thousand dollars.  

Jail in District of Columbia.  

To defray expenses incurred in preparing plans and estimates of cost of a new jail for the District of Columbia, and of a building for the proper accommodation of the Department of the Interior, five hundred dollars.  

Extra compensation to officers and employees of Congress how to be paid.  

SEC. 2. And be it further enacted, That the extra compensation given by each of the two houses of Congress, in the year eighteen hundred and fifty-six, to its officers and employees, shall be paid by its dis-
bursing officer out of the contingent fund, and his accounts therefor shall be allowed by the accounting officers of the Treasury Department. But nothing herein contained shall be so construed as to repeal the joint resolution of twenty-first of July, eighteen hundred and fifty-four, "to fix the compensation of the employees in the legislative department of the government, and to prohibit the allowance of the usual extra compensation to such as receive the benefit hereof," which said resolution is hereby declared to be in full force and effect, except so far as herein provided for.

Sec. 8. And be it further enacted, That the provisions of the thirteenth section of "An act making appropriation for certain civil expenses of the government for the year ending the thirtieth of June, eighteen hundred and fifty-six," allowing to the several disbursing agents for the late California Land Commission the same compensation for the receipt and disbursement of moneys as are allowed to other disbursing officers of the government in California, was intended to apply and is hereby declared to apply, and give said compensation as well when the disbursing agent was a member of said commission as in other cases.

Approved, March 8, 1857.

Chap. CXL—An Act making Appropriations for the Naval Service for the Year ending the thirtieth of June, eighteen hundred and fifty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and they are hereby appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, eighteen hundred and fifty-eight:

For pay of commission, warrant, and petty officers and seamen, including the engineer corps of the navy, three million eight hundred and fifty-five thousand four hundred and fifty dollars. And the Secretary of the Navy be and he is hereby authorized to enlist eight thousand five hundred men for the navy instead of seven thousand five hundred, and to expend so much of this amount as may, in his opinion, be necessary to transport officers and men to and from Panama, to relieve the officers and crews of ships in the Pacific.

For provisions for commission, warrant, and petty officers and seamen, including engineers and marines attached to vessels for sea service, eight hundred and fifty thousand four hundred and fifty dollars.

For increase, repair, armament, and equipment of the navy, including the wear and tear of vessels in commission, fuel for steamers, and purchase of hemp for the navy, two million eight hundred and seventy-seven thousand dollars.

For ordnance and ordnance stores and small arms, including incidental expenses, three hundred and four thousand dollars.

For contingent expenses that may accrue for the following purposes, viz: freight and transportation, printing and stationery, advertising in newspapers, books, maps, models, and drawings, purchase and repair of fire engines and machinery, repairs of and attending to steam engines in navy-yards, purchase and maintenance of horses and oxen, and drawing teams, carts, timber wheels, and the purchase and repairs of workmen’s tools, postage of public letters, fuel, oil, and candles for navy-yards and shore stations, pay of watchmen, and incidental labor, not chargeable to any other appropriation, transportation to and labor attending the delivery of provisions and stores on foreign stations, wharfage, dockage, and rent, traveling expenses of officers and others under orders, funeral expenses, store and office rent, stationery, fuel, commissions and pay of clerks to navy agents and store-keepers, flags, awnings, and packing boxes, premiums and other expenses of recruiting, apprehending deserters, per

Ante, pp. 146, 146.

Joint resolution prohibiting extra compensation declared in force vol. x. p. 694.

Pay of disbursing agents of California land commission. 1848, ch. 129, § 12.

Ante, p. 92.

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Pay.

Number of men increased.

Transportation to and from Panama.

Increase, &c., of navy. Fuel, and hemp.

Ordnance.

Contingencies.
diem pay to persons attending courts martial and courts of inquiry, and other services authorized by law, pay to judges advocate, pilotage and towage of vessels, and assistance to vessels in distress, bills of health and quarantine expenses of vessels of the United States navy in foreign ports, eight hundred and eighty thousand dollars: Provided, That the expenditures under the foregoing appropriations shall be so accounted for as to show the disbursements by each bureau, under each respective appropriation.

To enable the Secretary of the Navy to arm and man the ordnance ship Plymouth at the Washington navy yard, with a view to the improvement of ordnance and gunnery practice, forty-nine thousand dollars.

Marine Corps.—For pay of the officers, non-commissioned officers, musicians, and privates, clerks, messengers, stewards, and servants, for rations and clothing for servants, subsistence and additional rations for five years’ service of officers, for undrawn clothing and rations, bounties for reenlistments, and pay for unexpired terms of previous service, three hundred and fifty-nine thousand six hundred and ninety-one dollars and sixty-eight cents.

For provisions for marines serving on shore, fifty-four thousand five hundred and thirty-one dollars.

For clothing, fifty-five thousand two hundred and sixty-four dollars.

For fuel, twenty thousand two hundred and eighty-one dollars and eighty-seven cents.

For military stores, repairs of arms, pay of armorer, for accoutrements, ordnance stores, flags, drums, fifes, and musical instruments, nine thousand dollars.

For transportation of officers and troops, and expenses of recruiting, twelve thousand dollars.

For repairs of barracks, and rent of temporary barracks and offices, eight thousand dollars.

For contingencies, viz: freight, ferriage, toll, cartage and wharfage, compensation to judges advocate, per diem, for attending courts martial and courts of inquiry, for constant labor, house rent in lieu of quarters, burial of deceased marines, printing, stationary, postage, apprehension of deserters, oil, candles, gas, forage, straw, furniture, bed sacks, spades, shovels, axes, picks, carpenters’ tools, keep of a horse for the messenger, pay of matron, washerwoman, and porter at the hospital head quarters, and for the building of two cisterns at head quarters, thirty-two thousand five hundred dollars.

Navy Yards.

For the construction and completion of works and for the current repairs at the several navy yards, viz:—

Portsmouth. New Hampshire.—For removing ledge, coal-house, offices and muster-room, tank shed, lodge for ordinary, engine-house, for preparing moorings for the deep basin, repairs of all kinds, one hundred and twenty-four thousand four hundred and twenty-two dollars.

Boston.—For additional story to packing-house and purser’s store; embankment around machine shop; gutters for rope-walk; extension of dry-dock; for completion of foundry, machine and boiler shop; completing dock engine, dredge-boat and scows; reservoir; water-closets and floating stages; repairs of all kinds, three hundred and eighty thousand three hundred and ten dollars.

New York.—For reservoir, yard fence, water-closets, and lightning rods; paving and flagging; repairs of dry-dock; quay wall; dredging; engine-house; completing foundry, machine and boiler shop; completing smithery, saw-mill and carpenters’ shop; timber shed; heating plumbers’ and block shop; machinery for foundry, boiler shop, smithery, and coffee-mill; filling in new purchase; repairs of all kinds, three hundred and eighty-six thousand one hundred and seventy-two dollars.
For the construction of a sewer upon Flushing avenue to Vanderbilt's avenue, thence through the United States grounds to the Wallabout Water, sixty thousand dollars: Provided, That the city of Brooklyn shall pay one half of the cost of the same on Flushing avenue.

Philadelphia.—For addition to smithery, addition to engine-house, dredging channels, repairs of all kinds, seventy-three thousand and seventy-five dollars.

Washington.—For completing slotting-machine; grading and filling yard; dredging; muster office; machinery and tools; repairs of all kinds, one hundred and nineteen thousand and eighteen dollars.

Norfolk.—For quay wall and dredging; extension of boiler and forge shop; a timber shed; commencing ship-house number forty-eight; commencing victualling establishment and purser's store; furnaces, cranes, and tools for foundry; spar shed; completing ship-house B; shed number forty-eight, and store-house number fourteen; completing dock-engine and carpenters' shop; repairs of all kinds, three hundred and fifty-eight thousand eight hundred and twelve dollars.

Pensacola.—For extension of granite wharf; foundry, dredging; launching ship; improving spar pond and railway to same; completing fire engine-house, rail tracks, steam, box, pitch, and oil houses; repairs of all kinds, two hundred and three thousand dollars.

Mare Island.—For timber shed with mould loft above; cooper's and paint shop, with tank shed; coppersmiths', timbers' and plumbers' shops; two blocks of officers' houses; two cisterns; permanent wharf, mooring piers, grading and paving; repairs of all kinds, three hundred and ninety-nine thousand eight hundred and eight dollars.

Sackett's Harbor.—For repairs of ship-house, fences and other buildings, one thousand dollars.

For the construction and completion of works, and for the current repairs of the several naval hospitals:

Boston.—For repairs of buildings, two thousand five hundred dollars.

New York.—For completing cemetery, repairs of buildings and fences, seven thousand two hundred dollars.

Naval Asylum, Philadelphia.—For south wall on Shippen street; grading, paving, and curbing Shippen street; repairs of furnaces, grates, cleaning, and whitewashing; gas, water rent, and furniture; repairs of all kinds, fifteen thousand eight hundred dollars.

Norfolk.—For building and completing surgeon's house; repairs of brick walk, and current repairs of buildings, twenty-two thousand one hundred and fifteen dollars.

Pensacola.—For draining and filling ponds, and for general repairs of buildings, sixteen thousand dollars.

Magazines.

For the construction and completion of works, and for the current repairs of the several naval magazines:

Portsmouth, New Hampshire.—For fitting and furnishing ordnance building and conductors, and for repairs of all kinds, four thousand two hundred and twenty-three dollars.

Boston.—For repairs of all kinds, one thousand dollars.

New York.—For completion of armory, loaded shell house and gun-carriage shed; sighting ground for cannon; new gun ground; small row-boat and shed; repairs of wharf; new pier and boat slip at Ellis's Island; repairs of all kinds, thirty-six thousand two hundred and thirty-eight dollars.

Philadelphia.—For building wharf at Fort Mifflin, and repairs of all kinds, ten thousand one hundred and seven dollars.

Washington.—For repairs of ordnance building, four thousand eight hundred dollars.
Norfolk.-For ordnance building, engine and machinery, sea-wall at Fort Norfolk, and repairs of all kinds, fifty-six thousand and ninety dollars.

Pensacola.—For repairs of all kinds, one thousand dollars.

For pay of superintendents, naval constructors, and all the civil establishments at the several navy yards and stations, one hundred and twenty-eight thousand three hundred and eighty-two dollars.

For the purchase of nautical instruments required for the use of the navy; for repairs of the same, and also of astronomical instruments; and for the purchase of nautical books, maps, and charts, and for backing and binding the same, eighteen thousand dollars.

For printing and publishing sailing directions, hydrographical surveys, and astronomical observations, fifteen thousand dollars.

For the wages of persons employed at the United States Naval Observatory and Hydrographical Office, eight thousand dollars.

For the wages of persons employed at the United States Naval Observatory and Hydrographical Office, viz: one lithographer, one instrument maker, two watchmen, and one porter, three thousand one hundred and sixty dollars.

For erection, improvement, and repairs of buildings and grounds, and support of the Naval Academy at Annapolis, Maryland, forty-two thousand three hundred and seven dollars and twenty-two cents.

For preparing for publication the American Nautical Almanac, twenty-six thousand eight hundred and eighty dollars.

For preparing for publication the surveys of the late expedition to the North Pacific Ocean and Bering's Straits, and for finishing the publication of the charts made by the late expedition for the exploration and survey of the River La Plata and tributaries, six thousand seven hundred and sixty dollars: Provided, That the whole expense shall not exceed the sum hereby appropriated.

For the reappropriation of this sum, (carried to the surplus fund,) being the amounts due Thomas Barnum, of Connecticut, for prize money, as appears from the prize list of the Erie squadron on file in the office of the Fourth Auditor of the Treasury, two hundred and fourteen dollars and eighty-nine cents.

For testing useful inventions and discoveries applicable to and designed to advance the efficiency of the navy, the sum of ten thousand dollars is hereby appropriated out of any moneys in the treasury not otherwise appropriated, and the same is subject to his control.

For the supervision of the almanac.

For the pay of boatswains, &c. on shore duty.


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and he is hereby authorized to cause to be constructed for the United States navy, at as early a day as practicable consistent with a due regard for economy and efficiency, five sloops of war, to be provided with screw propellers, and properly armed and equipped for service; said vessels and machinery to be built by contract or in the government navy yards as the Secretary of the Navy may think most advisable for the public interest; and that there be and is hereby appropriated, to be expended under the direction of the Secretary of the Navy for the purpose above specified, the sum of one million dollars, out of any money in the treasury not otherwise appropriated.

SEC. 6. And be it further enacted, That the Secretary of the Navy is hereby authorized to sell at public auction the wharf at the Naval Asylum at Philadelphia, and also the plat of ground cut off from the asylum by Shippen street, if in his opinion a fair price can be obtained for it, the proceeds to be carried to the credit of the Naval Hospital fund, from which fund they were purchased.

SEC. 7. And be it further enacted, That the Secretary of the Navy be and he is hereby directed to have prepared, and to report to Congress at its next session for its approval, a code of regulations for the government of the navy, which shall embrace such general orders and forms for the performance of all the necessary duties incumbent on the officers thereof, both ashore and afloat, including rules for the government of courts martial and courts of enquiry, as well as to establish the rank and precedence of each grade of officers in the line of promotion, and the relative rank and precedence ashore and afloat between them and non-combatants, and between officers and petty officers of all grades not in the line of promotion.

SEC. 8. And be it further enacted, That the sum of seventy-one thousand dollars be and the same is hereby appropriated, out of any money in the treasury not otherwise appropriated, to be applied in carrying out the provisions of the third section of the act to amend an act entitled "An act to promote the efficiency of the navy," granting one year's duty pay to dropped officers who shall not be restored to the navy; and that all of said dropped officers shall be entitled to receive the same forthwith; and if restored to the navy the amount so received under this provision shall be deducted from the pay to which they will be entitled under the sixth section of the said act to amend the "act to promote the efficiency of the navy."

SEC. 9. And be it further enacted, That the Secretary of the Navy be and he is hereby authorized to cause to be extended and completed the exploration of the Parana and the tributaries of the Paraguay River: Provided, That the expense thereof shall not exceed twenty-five thousand dollars, which are hereby appropriated for that purpose out of any money in the treasury not otherwise appropriated.

SEC. 10. And be it further enacted, That the Secretaries of War and the Navy be authorized, under the direction of the President, to employ such officers of the army and navy as may be necessary for the purpose to make exploration and verification of the surveys already made of a ship canal near the Isthmus of Darien, to connect the waters of the Pacific and Atlantic by the Atrato and Turando rivers: Provided, That the expense shall not exceed twenty-five thousand dollars, which are hereby appropriated therefor out of any money in the treasury not otherwise appropriated.

SEC. 11. And be it further enacted, That for preparing, arranging, classifying, and labelling the specimens of natural history brought home by the North Pacific exploring and surveying expedition, and for reporting the same to Congress, with the appropriate drawings and catalogues, the sum of fifteen thousand dollars be and the same is hereby appropriated out of any money in the treasury not otherwise appropriated, subject to the control of the Secretary of the Navy.
THIRTY-FOURTH CONGRESS. Sess. III. Ch. 112, 118. 1857.

SEC. 12. And be it further enacted, That the surviving officers of the navy of the Republic of Texas, who were duly commissioned as such at the time of annexation, shall be entitled to the pay of officers of the like grades, when waiting orders, in the navy of the United States, for five years from the time of said annexation, and a sum sufficient to make the payment is hereby appropriated out of any money in the treasury not otherwise appropriated: Provided, That the acceptance of the provisions of this act by any of the said officers shall be a full relinquishment and renunciation of all claim on his part to any further compensation on this behalf from the United States government, and to any position in the navy of the United States.

APPROVED, March 8, 1857.

March 8, 1857.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person or persons who may have entered, in good faith, lands subject to graduation within the limits of the Choctaw cession of eighteen hundred and thirty, before the correct graduation lists had been received at the local land-offices, at a less rate than the true graduation price, and who settled upon and improved the lands entered, or who entered the same for the benefit of an adjoining farm, and who continue to occupy the same, shall be entitled (provided the entries are regular in all other respects) to receive patents for the lands so entered, settled upon, and occupied, without any additional payment being required of them, upon their making the proof required by the circulars from the General Land-Office, dated the twenty-third of January and the seventh of April, eighteen hundred and fifty-six, any law to the contrary notwithstanding: Provided, That no proof shall be required which is not necessary to carry into effect the provisions of this act.

SEC. 2. And be it further enacted, That the act of May nineteen, one thousand eight hundred and fifty-two, entitled "An act to authorize the legislature of the State of Mississippi to sell the lands heretofore appropriated for the use of schools in that State, and to ratify and approve the sales already made," be so construed as to apply to lands heretofore reserved for school purposes in the State of Mississippi.

APPROVED, March 8, 1857.

March 8, 1857.

Be it enacted by the Senate and House of Representatives of the United States Mail by Ocean Steamers and otherwise, during the fiscal Year ending the thirtieth of June, eighteen hundred and fifty-eight:

Appropriations for mail steamers.

To Liverpool.

To New Orleans, Charleston, Savannah, Havana, and Chagres.

From Panama to California and Oregon.

For transportation of the mails from New York to New Orleans, Charleston, Savannah, Havana, and Chagres, and back, two hundred and sixty-one thousand dollars.

For transportation of the mails from Panama to California and Oregon, and back, three hundred and twenty-eight thousand three hundred and fifty dollars.
SEC. 2. And be it further enacted, That the following sums be and the
same are hereby appropriated for the service of the Post-Office Depart-
ment for the year ending the thirtieth of June, one thousand eight hun-
dred and fifty-eight, out of any moneys in the treasury arising from the
revenues of said department, in conformity to the act of the second of
July, one thousand eight hundred and thirty-six:

For transportation of the mails between Charleston and Havana, a
sum not exceeding fifty thousand dollars.

For transportation of the mails across the Isthmus of Panama, one
hundred and thirty-five thousand dollars.

APPROVED, March 8, 1857.

CHAP. CXIV.—An Act to amend an Act entitled “An Act to provide for the better Or-
ganization of the Treasury, and for the Collection, Safe-keeping, Transfer, and Dis-
bursement of the Public Revenue.”

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the act to provide for
the better organization of the treasury, and for the collection, safe-keep-
ing, transfer, and disbursement of the public revenue, approved August
sixth, eighteen hundred and forty-six, be and the same is hereby so
amended that each and every disbursing officer or agent of the United
States, having any money of the United States entrusted to him for dis-
bursement, shall be and he is hereby required to deposit the same with the
Treasurer of the United States, or with some one of the assistant treas-
urers or public depositaries, and draw for the same only in favor of the
persons to whom payment is to be made in pursuance of law and instruc-
tions; except when payments are to be made in sums under twenty dol-
ars, in which cases such disbursing agent may check in his own name,
stating that it is to pay small claims.

SEC. 2. And be it further enacted, That the Treasurer of the United
States, assistant treasurers, and public depositaries shall safely keep all
money deposited by any disbursing officer or disbursing agent of the
United States, as well as any money deposited by any receiver, collector,
or other person which shall be the moneys of or due or owing to the
United States, and for a failure so to do shall be held guilty of the crime of
embezzlement of said moneys, and subject to the punishment provided
for embezzlement in the act to which this is an amendment.

SEC. 3. And be it further enacted, That it shall be the duty of each
and every person who shall have moneys of the United States in his
hands or possession to pay the same to the treasurer, the assistant treas-
urer, or public depositary of the United States, and take his receipt for
the same, in duplicate, and forward one of them forthwith to the Secre-
tary of the Treasury, and for a failure to make such deposit, when
required by the Secretary of the Treasury, or any other department,
or the accounting officers of the treasury, the person so failing shall be held
guilty of the crime of embezzlement, and subject to the punishment for
that offence provided in the act to which this is an amendment.

APPROVED, March 8, 1857.

CHAP. CXV.—An Act to extend the Provisions of the Act entitled “An Act in Addition
to certain Acts granting Bounty Land to certain Officers and Soldiers who have been
engaged in the Military Services of the United States,” to the Officers and Soldiers of
Major David Bailey’s Battalion of Cook County (Illinois) Volunteers.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That all those officers and
soldiers of Major David Bailey’s battalion of Cook county (Illinois) volun-
teers stationed at Fort Dearborn, in the Black Hawk war of eighteen

APPROVED, March 8, 1857.

CHAP. CXV.—An Act to extend the Provisions of the Act entitled “An Act in Addition
to certain Acts granting Bounty Land to certain Officers and Soldiers who have been
engaged in the Military Services of the United States,” to the Officers and Soldiers of
Major David Bailey’s Battalion of Cook County (Illinois) Volunteers.

Major David

March 8, 1857.

Disbursing of-
sers required to
deposit their
money.
How drawn out.

Vol. ix. p. 69.

Penalty.

Penalty.

1846, ch. 90. Vol. x. p. 60.

Custody of such
deposits.

All persons
having public
moneys required
to deposit the
same.
hundred and thirty-two, who have never received warrants for bounty
land for services in said war, shall be entitled to receive a certificate or
warrant from the Department of the Interior for one hundred and sixty
acres of land, upon making proof either by record evidence or such parol
evidence as the commissioner of pensions may require of having served
in said war for the term of at least fourteen days; the provisions of this
act to extend to the widows and minor children of said officers and sol-
diers who have died or may die before receiving such warrant or cer-
tificate.

APPROVED, March 8, 1857.

March 8, 1857.

CHAP. CXVI.—An Act in Addition to an Act more effectually to provide for the Punishment
of certain Crimes against 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 if any person or persons
upon the high seas, or in any arm of the sea, or in any river, haven,
creek, basin, or bay, within the admiralty jurisdiction of the United
States, and out of the jurisdiction of any particular State, shall unlawfully
and wilfully, but without malice aforethought, strike, stab, wound, or shoot
at any other person, of which striking, stabbing, wounding, or shooting,
such person shall afterwards die upon land, within or without the United
States, every person so offending, his or her counsellors, aids, and
abettors, shall be deemed guilty of the crime of manslaughter; and upon
conviction thereof shall be punished as is hereinafter provided.

SEC. 2. And be it further enacted, That if any person upon the
high seas, or in any arm of the sea, or in any river, haven, creek, basin,
or bay, within the admiralty jurisdiction of the United States, and out of
the jurisdiction of any particular State, shall attempt to commit the crime
of murder or manslaughter, by poisoning, drowning, or strangling another
person, or by any means not constituting the offence of an assault with a
dangerous weapon, such offender, upon conviction thereof, shall be pun-
bished by imprisonment, with or without hard labor, for a period not ex-
ceeding three years, and a fine not exceeding one thousand dollars, at the
discretion of the court.

SEC. 3. And be it further enacted, That the crime of manslaughter,
as provided for by this act, and all other acts heretofore passed, shall be
punished by imprisonment, with or without hard labor, for a period not
exceeding three years, and a fine not exceeding one thousand dollars, at
the discretion of the court.

SEC. 4. And be it further enacted, That all acts and parts of acts
inconsistent with the provisions of this act, are hereby repealed: Pro-
vided, however, That this repeal shall not affect any act done before, or
any prosecution pending at the time of the passage of this act; but all
such acts shall be indictable and punishable, and all such prosecutions
shall be proceeded with as the same would have been indictable and
punishable, and proceeded with if this act had not been passed.

SEC. 5. And be it further enacted, That in all cases where any oath,
arrest, or affidavit shall be made or taken before any register or
receiver or either or both of them of any local land-office in the United
States or any territory thereof, or where any oath, affirmation, or affidavit,
shall be made or taken before any person authorized by the laws of any
State or territory of the United States to administer oaths or affirmations,
or take affidavits, and such oaths, affirmations, or affidavits are made,
used, or filed in any of said local land-offices, or in the General Land-
Office, as well in cases arising under any or either of the orders, regula-
tions, or instructions, concerning any of the public lands of the United
States, issued by the Commissioner of the General Land-Office, or other
proper officer of the government of the United States, as under the laws
of the United States, in any wise relating to or effecting any right, claim, or title, or any contest therefor, to any of the public lands of the United States, and any person or persons shall, taking such oath, affirmation or affidavit, knowingly, willfully, or corruptly swear or affirm falsely, the same shall be deemed and taken to be perjury, and the person or persons guilty thereof shall, upon conviction, be liable to the punishment prescribed for that offence by the laws of the United States.

Approved, March 3, 1857.

CHAP. CXVII.—An Act to confirm to the several States the Swamp and overflowed Lands selected under the Act of September twenty-eighth, eighteen hundred and fifty, and the Act of the second March, eighteen hundred and forty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the selection of swamp and overflowed lands granted to the several States by the act of Congress, approved September twenty-eighth, eighteen hundred and fifty, entitled “An act to enable the State of Arkansas and other States to reclaim the swamp lands within their limits,” and the act of the second of March, eighteen hundred and forty-nine, entitled “An act to aid the State of Louisiana in draining the swamp lands therein,” heretofore made and reported to the Commissioner of the General Land-Office, so far as the same shall remain vacant and unappropriated, and not interfered with by an actual settlement under any existing law of the United States, be and the same are hereby confirmed, and shall be approved and patented to the said several States, in conformity with the provisions of the act aforesaid, as soon as may be practicable after the passage of this law:

Provided, however, That nothing in this act contained shall interfere with the provisions of the act of Congress entitled “An act for the relief of purchasers and locators of swamp and overflowed lands,” approved March the second, eighteen hundred and fifty-five, which shall be and is hereby continued in force, and extended to all entries and locations of lands claimed as swamp lands made since its passage.

Approved, March 3, 1857.


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, with ten per cent. thereon to cover contingencies, and so much as may be required to purchase a suitable site, be and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the construction, in the city of Perth Amboy, in the State of New Jersey, for the accommodation of a custom-house and post-office, of a brick building perfectly fire-proof, with floors constructed of iron beams and brick arches, and an iron roof of forty-five by thirty-two feet, and thirty-two feet high: Provided, That no money hereby appropriated shall be used or applied for the purpose mentioned until a valid title to the land for the site of said building shall be vested in the United States, and until the State of New Jersey shall also duly relinquish and release to the United States the right to tax or in any way assess said site, or the property of the United States that may be thereon during the time that the United States shall be or remain the owner thereof.

Approved, March 3, 1857.
March 3, 1857.

**CHAP. CXIX.—An Act to increase the Pay of the Cadets at the West Point Academy.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pay of the cadets at the Military Academy at West Point shall hereafter be thirty dollars per month.

**SECT. 2. And be it further enacted,** That this act shall take effect from and after the passage thereof.

**APPROVED, March 3, 1857.**

March 8, 1857.

**CHAP. CXX.—An Act providing for the Construction of a Military Road between Fort Steilacoom and Bellingham Bay, in the Territory of Washington.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of thirty-five thousand dollars be and the same is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, for the purpose of constructing a military road between Fort Steilacoom and Bellingham Bay, in the Territory of Washington; the said road to be constructed under the direction of the Secretary of War, pursuant to contracts to be made by him.

**APPROVED, March 3, 1857.**

March 8, 1857.

**CHAP. CXXI.—An Act for the Construction of a Road in the Territory of Nebraska.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of thirty thousand dollars be and the same is hereby appropriated out of any money in the treasury, for the construction of a road from the Platte River, via the Omaha Reserve and Dakkota City, to the Running Water River, in the Territory of Nebraska; said road to be constructed under the direction of the Secretary of the Interior.

**APPROVED, March 3, 1857.**

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**RESOLUTIONS.**

Dec. 26, 1856. [No. 1.] A Resolution granting further Time to the Creditors of Texas to present their Claims, and for other Purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the time fixed by law within which the creditors of the late Republic of Texas may file their claims at the Treasury Department, be and the same is hereby extended to the first day of January, eighteen hundred and fifty-eight; and that so much of a "joint resolution extending the time for the creditors of Texas to present their claims," approved August eighteen, eighteen hundred and fifty-six, as authorizes and requires the Secretary of the Treasury to distribute and pay the residue of the seven million seven hundred and fifty thousand dollars, pro rata, amongst those creditors who have filed their releases, be and the same is hereby repealed.

**APPROVED, December 26, 1856.**
[No. 2.] A Resolution Accepting the Portrait of John Hampden, presented to Congress by John McGregor.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the portrait of John Hampden, presented to Congress by John McGregor, be accepted; and the Joint Committee on the Library of Congress be and they are hereby directed to cause the same to be properly framed, and placed in the Executive Mansion.

Approved, January 13, 1857.

[No. 5.] A Resolution respecting the Distribution of certain Public Documents.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the ten copies of the journals and other documents of Congress, authorized by law to be deposited in the Library of Congress, by section three of the joint resolution of May twenty-fourth, eighteen hundred and eighty-eight, shall hereafter be deposited with the Secretary of State for foreign exchanges; and the fifty copies of the journals and documents of the Senate and House of Representatives, ordered to be placed in the Library of Congress for foreign exchanges, by joint resolution of July twentieth, eighteen hundred and forty-four, and the fifty copies of the journals and documents of the Senate and House of Representatives, authorized to be deposited with the Secretary of State, by the joint resolution of April thirtieth, eighteen hundred and forty-four, shall hereafter be deposited with the Secretary of the Interior.

SEC. 2. And be it further resolved, That instead of one hundred copies of the journals and documents of the House of Representatives, authorized to be printed by the joint resolution of April thirtieth, eighteen hundred and forty-four, there shall hereafter be printed fifty copies only.

SEC. 3. And be it further resolved, That the journals and Congressional documents heretofore deposited in the Library of Congress by authority of the above-cited resolutions, and so many of the four hundred copies of the public documents sent to the Department of State as are now distributed by that department to colleges and other literary institutions, shall be deposited with the Secretary of the Interior, for distribution to such colleges, public libraries, academies, literary and scientific institutions, boards of trade, or public associations, as may be designated by him.

SEC. 4. And be it further resolved, That two copies of the journals and documents indicated in the above cited resolutions, so far as they have been saved from the late fire, shall be reserved for the Library of Congress.

SEC. 5. And be it further resolved, That in future two copies only of the journals and documents, or any book printed by either House of Congress, well bound in calf, shall be deposited in the Library, and not to be taken therefrom.

Approved, January 28, 1857.

[No. 6.] A Resolution for the Appointment of Regents of the Smithsonian Institution.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the vacancies in the Board of Regents of the Smithsonian Institution, of the class "other than members of Congress," be filled by the reappointment of the late incumbents, viz: Richard Rush, of Philadelphia, and Joseph G. Totten, of Washington.

Approved, January 28, 1857.
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 hereby is directed to cause a complete set of all the weights and measures adopted as standards, such as are made for the use of the several custom-houses, to be delivered to the governor of the State of Vermont, or such person as he may appoint, for the use of said State, and in order to replace the set recently destroyed by fire in the capitol of said State.

Approved, February 16, 1857.

[No. 8.] A Resolution to provide for ascertaining the relative Value of the Coinage of the United States and Great Britain, and the fixing the relative Value of the Unitary Coins of the two Countries.

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 appoint some suitable person as agent or commissioner to confer with the proper functionaries in Great Britain in relation to some plan or plans of so mutually arranging, on the decimal basis, the coinage of the two countries as that the respective units shall be thereafter easily and exactly commensurable, and to embody the result of such conference in a statement and report, to be laid before Congress as early as practicable; and that the compensation of said agent or commissioner shall not exceed five thousand dollars in full for his services and expenses.

Approved, February 26, 1857.

[No. 9.] A Resolution to prevent the Counterfeiting of the Coins of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be authorized to cause inquiry to be made by two competent commissioners into processes and means claimed to have been discovered by J. T. Barclay for preventing the abrasion, counterfeiting, and deterioration of the coins of the United States, and to report the results of the said enquiry to Congress at its next session, with his opinion as to the probable value of the alleged discoveries; and the sum of two thousand five hundred dollars, out of any money in the treasury not otherwise appropriated, is hereby appropriated for that purpose.

Approved, February 26, 1857.

[No. 12.] A Resolution relative to Sections sixteen and thirty-six, in the Territories of Minnesota, Kansas, and Nebraska.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That where any settlements, by the erection of a dwelling-house, or the cultivation of any portion of the land, shall have been or shall be made upon the sixteenth or thirty-sixth sections (which sections have been reserved by law for the purpose of being applied to the support of schools in the Territories of Minnesota, Kansas, and Nebraska, and in the States and Territories hereafter to be erected out of the same) before the said sections shall have been or shall be surveyed; or when such sections have been or may be selected or occupied as town sites, under and by virtue of the act of Congress approved twenty-third of May, eighteen hundred and forty-four, or reserved for public use before the survey, then other lands shall be selected by the proper authorities, in lieu thereof, agreeably to the provisions of the act
of Congress approved twentieth May, eighteen hundred and twenty-six, 
ettitled "An act to appropriate lands for the support of schools in certain 
townships and fractional townships not before provided for." And if such 
settler can bring himself, or herself, within the provisions of the act of 
fourth of September, eighteen hundred and forty-one, or the occupants of 
the town site be enabled to show a compliance with the provisions of the 
law of twenty-third of May, eighteen hundred and forty-four, then the 
right of preference granted by the said acts, in the purchase of such por-
tion of the sixteenth or thirty-sixth sections, so settled and occupied, shall 
be in them respectively, as if such sections had not been previously re-
served for school purposes.

APPROVED, March 8, 1857.

[No. 13.] A Resolution concerning Wolf Island.

Resolved by the Senate and House of Representatives of the United 
States of America in Congress assembled, That the United States hereby 
disclaims all title to any and all lands on "Wolf Island" in the Mississippi 
River: Provided, That nothing herein contained shall be construed as in 
any manner affecting the question of jurisdiction over said Island as 
between the States of Kentucky and Missouri.

APPROVED, March 8, 1857.

[No. 14.] A Resolution relating to the Compensation of the Chaplains of Congress.

Be it enacted by the Senate and House of Representatives of the United 
States of America in Congress assembled, That the chaplains of the two 
Houses of Congress, be paid on the last day of each month during the 
regular sessions of Congress, at the rate of seven hundred and fifty dollars 
per annum, beginning with the present Congress, and at the end of each 
regular session, they shall be paid the residue of said annual salary.

APPROVED, March 8, 1857.

[No. 15.] Joint Resolution for the Presentation of Medals to Dr. Kane, his Officers 
and Men.

Resolved by the Senate and House of Representatives of the United 
States of America in Congress assembled, That the Secretary of the Navy 
shall cause to be struck and presented to Dr. Kane, his officers and men, 
respectively, such appropriate medals as in the judgment of the said 
Secretary shall express the high estimation in which Congress hold their 
respective merits and services.

APPROVED, March 8, 1857.

[No. 16.] A Resolution allowing Commander Henry J. Hartstene, of the United States 
Navy, Lieutenant S. D. Traversd, Master Morrison, and the petty Officers and Crew of 
the Steamer "Vixen," to accept certain Tokens of Acknowledgment from the Govern-
ment of Great Britain.

Resolved by the Senate and House of Representatives of the United 
States of America in Congress assembled, That Congress consents that 
Commander Henry J. Hartstene, of the United States navy, may accept 
from the government of Great Britain a sword, which has been for-
warded to the navy department by the said government, for presentation 
to said Commander Hartstene, with the expression of a hope that he 
may be permitted to receive it as a memorial of the gratification which 
her majesty the Queen of Great Britain has received from the return 
of the "barque Resolute" of which said Hartstene was commander.
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SEC. 2. And be it further resolved, That Congress hereby also consents that Lieutenant S. D. Trenchard, and Master G. F. Morrison, of the United States steamer "Vixen" may each accept from the government of Great Britain a sword, which has been forwarded to the Navy Department by said government, for presentation to the said Trenchard and Morrison, as an acknowledgment by said government of Great Britain of the generous and effective services rendered by said Trenchard and Morrison in rescuing the lives and property of certain of her Majesty's subjects from destruction; and, also, that the consent of Congress is hereby given for the acceptance by the petty officers and crew of the steamer "Vixen," of a sum of money, contributed by the Glasgow underwriters on the British barque "Adieu," as a mark of their gratitude for the services rendered by said officers and crew in rescuing the said barque from destruction.

APPROVED, March 8, 1857.
Passed at the first session, which was begun and holden at the City of Washington, in the District of Columbia, on Monday, the seventh day of December, 1857, and ended Monday, the fourteenth day of June, 1858.

JAMES BUCHANAN, President. JOHN C. BARTON, Vice-President, and President of the Senate. BENJAMIN FITZPATRICK was appointed President of the Senate, pro tempore, March 29, 1858, and so acted until May 4, 1858. JAMES L. O'Fallon, Speaker of the House of Representatives.

CHAP. I.—An Act to authorize the Issue of Treasury Notes.

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 cause treasury notes for such sum or sums as the exigencies of the public service may require, but not to exceed, at any time, the amount of twenty millions of dollars, and of denominations not less than one hundred dollars for any such note, to be prepared, signed, and issued in the manner hereinafter provided.

SEC. 2. And be it further enacted, That such treasury notes shall be paid and redeemed by the United States at the treasury thereof after the expiration of one year from the dates of said notes, from which dates, until they shall be respectively paid and redeemed, they shall bear such rate of interest as shall be expressed in said notes, which rate of interest upon the first issue, which shall not exceed six millions of dollars of such notes shall be fixed by the Secretary of the Treasury, with the approbation of the President, but shall in no case exceed the rate of six per centum per annum. The residue shall be issued in whole or in part, after public advertisement of not less than thirty days, as the Secretary of the Treasury may direct, by exchanging them at their par value for specie to the bidder or bidders who shall agree to make such exchange at the lowest rate of interest, not exceeding six per centum, upon the said notes: Provided, That after the maturity of any of said notes, interest thereon shall cease at the expiration of sixty days' notice of readiness to pay and redeem the same, which may at any time or times be given by the Secretary of the Treasury in one or more newspapers published at the seat of government. The payment or redemption of said notes herein provided shall be made to the lawful holders thereof, respectively, upon presentment at the treasury, and shall include the principal of each note and the interest which shall be due thereon. And for such payment and redemption, at the time or times herein specified, the faith of the United States is hereby solemnly pledged.

SEC. 3. And be it further enacted, That such treasury notes shall be prepared under the direction of the Secretary of the Treasury, and shall be signed in behalf of the United States by the treasurer thereof, and countersigned by the register of the treasury. Each of these officers shall keep in a book or books provided for that purpose separate, full, and
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note to be kept by the treasurer and by the register. Account of notes paid and cancelled to be preserved. Treasurer to account quarterly.

To be issued in payment of public creditors, &c. or for loans. 

Not to be disposed of for less than the principal and interest.

Transferable by indorsement and delivery.

To be received by public officers for all dues to the United States.

Receipt to be taken and entries made and allowed accordingly to officers.

Secretary of Treasury to issue instructions, &c. to officers.

note to be kept accurate accounts, showing the number, date, amount, and rate of interest of each treasury note signed and countersigned by them, respectively; and also, similar accounts showing all such notes as may be paid, redeemed, and cancelled as the same may be returned, all which accounts shall be carefully preserved in the Treasury Department. And the treasurer shall account quarterly for all such treasury notes as shall have been countersigned by the register and delivered to the treasurer for issue.

Sec. 4. And be it further enacted, That the Secretary of the Treasury is hereby authorized, with the approbation of the President, to cause such portion of said treasury notes as may be deemed expedient to be issued by the treasurer in payment of warrants in favor of public creditors, or other persons lawfully entitled to such payment, who may choose to receive such notes in payment at par. And the Secretary of the Treasury is further authorized, with the approbation of the President, to borrow, from time to time, such sums of money upon the credit of such notes as the President may deem expedient: Provided, That no treasury note shall be pledged, hypothecated, sold, or disposed of in any way, for any purpose whatever, either directly or indirectly, for any sum less than the amount of such notes, including the principal and interest thereof.

Sec. 5. And be it further enacted, That said treasury notes shall be transferable, by assignment endorsed thereon by the person to whose order the same shall be made payable, accompanied together with the delivery of the notes so assigned.

Sec. 6. And be it further enacted, That said treasury notes shall be received by the proper officers in payment of all duties and taxes laid by the authority of the United States, of all public lands sold by said authority, and of all debts to the United States of any character whatever, which may be due and payable at the time when said treasury notes may be offered in payment thereof; and upon every such payment credit shall be given for the amount of principal and interest due on the note or notes received in payment on the day when the same shall have been received by such officer.

Sec. 7. And be it further enacted, That every collector of the customs, receiver of public moneys, or other officer or agent of the United States who shall receive any treasury note or notes in payment on account of the United States, shall take from the holder of such note or notes a receipt, upon the back of each, stating distinctly the date of such payment and the amount allowed upon such note; and every such officer or agent shall keep regular and specific entries of all treasury notes received in payment, showing the person from whom received, the number, date, and amount of principal and interest allowed on each and every treasury note received in payment; which entries shall be delivered to the treasury, with the treasury note or notes mentioned therein; and, if found correct, such officer or agent shall receive credit for the amount, as provided in the last section of this act.

Sec. 8. And be it further enacted, That the Secretary of the Treasury be and he hereby is authorized to make and issue, from time to time, such instructions, rules, and regulations to the several collectors, receivers, depositaries, and all others who may be required to receive such treasury notes in behalf of, and as agents in any capacity for, the United States, as to the custody, disposal, cancelling, and return of any such notes as may be paid to and received by them, respectively, and as to the accounts and returns to be made to the Treasury Department of such receipts as he shall deem best calculated to promote the public convenience and security, and to protect the United States as well as individuals from fraud and loss.

Sec. 9. And be it further enacted, That the Secretary of the Treasury
be and he hereby is authorized and directed to cause to be paid the principal and interest of such treasury notes as may be issued under this act at the time and times when, according to its provisions, the same should be paid. And the said Secretary is further authorized to purchase said notes at par for the amount of principal and interest due at the time of the purchase on such notes. And so much of any unappropriated money in the treasury as may be necessary for the purpose is hereby appropriated to the payment of the principal and interest of said notes.

Sec. 10. And be it further enacted, That, in place of such treasury notes as may have been paid and redeemed, other treasury notes to the same amount may be issued: Provided, That the aggregate sum outstanding, under the authority of this act, shall at no time exceed twenty millions of dollars: And provided further, That the power to issue and reissue treasury notes, conferred on the President of the United States by this act, shall cease and determine on the first day of January, eighteen hundred and fifty-nine.

Sec. 11. And be it further enacted, That to defray the expenses of engraving, printing, preparing, and issuing the treasury notes herein authorized, the sum of twenty thousand dollars is hereby appropriated; to be paid out of any unappropriated money in the treasury: Provided, That no compensation shall be made to any officer whose salary is fixed by law, for preparing, signing, or issuing treasury notes.

Sec. 12. And be it further enacted, That if any person shall falsely make, forge, or counterfeit, or cause or procure to be falsely made, forged, or counterfeited, or willingly aid or assist in falsely making, forging, or counterfeiting, any note in imitation of or purporting to be a treasury note, issued as aforesaid, or shall pass, utter, or publish, or attempt to pass, utter, or publish, as true, any false, forged, or counterfeited note, purporting to be a treasury note as aforesaid, knowing the same to be falsely made, forged, or counterfeited, or shall falsely alter, or cause or procure to be falsely altered, or willingly aid or assist in falsely altering any treasury note issued as aforesaid, or shall pass, utter, or publish, or attempt to pass, utter, or publish, as true, any false, forged, or counterfeited note, purporting to be a treasury note as aforesaid, knowing the same to be falsely made, forged, or counterfeited, or shall falsely alter, or cause or procure to be falsely altered, or willingly aid or assist in falsely altering any treasury note issued as aforesaid, or shall pass, utter, or publish, or attempt to pass, utter, or publish, as true, any falsely altered treasury note, issued as aforesaid, knowing the same to be falsely altered, every such person shall be deemed and adjudged guilty of felony; and being thereof convicted by due course of law, shall be sentenced to be imprisoned and kept at hard labor for a period not less than three years nor more than ten years, and to be fined in a sum not exceeding five thousand dollars.

Sec. 13. And be it further enacted, That it shall be the duty of the Secretary of the Treasury to cause a statement to be published monthly of notes.
issued, paid, and redeemed, to be published.

Approved, December 28, 1857.

Jan. 27, 1858.

Chap. III.—An Act to detach Selma in the State of Alabama from the Collection District of New Orleans, and make it a Port of Delivery within the Collection District of Mobile.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Selma in the State of Alabama, which was constituted a port of delivery within the collection district of New Orleans by the act of third March, eighteen hundred and fifty-seven, chapter one hundred and fifty-seven, chapter one hundred and two, be detached from that district, and be made a port of delivery within the collection district of Mobile.

Approved, January 27, 1858.

Feb. 4, 1858.

Chap. IV.—An Act to supply an Omission in the Enrollment of a certain Act therein named.

Whereas, the following clause of the act entitled "An act making appropriations for the support of the army for the year ending the thirtieth June, eighteen hundred and fifty-eight," approved March third, eighteen hundred and fifty-seven, to wit: "For the manufacture of arms at the national armories three hundred and sixty thousand dollars," was omitted in the enrollment of the said act; therefore

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 sixty thousand dollars for the manufacture of arms at the national armories be and the same is hereby appropriated out of any money in the treasury not otherwise appropriated.

Approved, February 4, 1858.

Feb. 10, 1858.

Chap. V.—An Act to alter the Time of holding the Courts of the United States for the State of South Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passing of this act, the terms of the district court of the United States for South Carolina, at its sitting in Charleston, shall be held on the first Monday in January, May, July, and October, in each and every year, instead of at the times heretofore appointed.

Sec. 2. And be it further enacted, That from and after the passing of this act, the term of the circuit court of the United States for South Carolina, at its sitting in Charleston, shall be held on the first Monday in April, in each and every year, instead of at the time heretofore appointed.

Sec. 3. And be it further enacted, That all writs, recognizances, and process of all kinds, already issued, taken or made returnable to the time hitherto appointed for the terms of the said courts, shall be considered and taken as made for the time herein provided for the said courts.

Approved, February 10, 1858.

Feb. 10, 1858.

Chap. VI.—An Act making Appropriations for the Payment of Invalid and other Pensions of the United States, for the Year ending the thirtieth of June, eighteen hundred and fifty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the payment of pensions for the year ending the thirtieth of June, eighteen hundred and fifty-nine.
For invalid pensions, under various acts, three hundred and twenty-five thousand dollars.

For pensions under acts of the eighteenth March, eighteen hundred and eighteen, fifteenth May, eighteen hundred and twenty-eight, and seventh June, eighteen hundred and thirty-two, eighteen thousand dollars.

For pensions to widows of those who served in the revolutionary war, under the third section of the act of fourth July, eighteen hundred and thirty-six, the acts of seventh July, eighteen hundred and thirty-eight, and second section act of third February, eighteen hundred and forty-three, two hundred and fifty thousand dollars.

For pensions to widows and orphans, under act of twenty-first of July, eighteen hundred and forty-eight, and second section act of third February, eighteen hundred and forty-eight, and special acts, eighty-six thousand dollars.

For privateer invalids, five hundred dollars.

For navy pensions to widows and orphans, under act of eleventh August, eighteen hundred and forty-eight, ninety thousand dollars.

Approved, February 10, 1858.

CHAP. VIII—An Act to enable the President of the United States to fulfil the Stipulations contained in the third and sixth Articles of the Treaty between the United States and the King of Denmark of the eleventh April, eighteen hundred and fifty-seven, for the discontinuance of the Sound Dues.

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, to enable the President of the United States to fulfil the stipulations contained in the third and sixth articles of the treaty between the United States and the King of Denmark, of the eleventh April, eighteen hundred and fifty-seven, viz:

To carry out the stipulation contained in the third article of said treaty, three hundred and ninety-three thousand and eleven dollars.

To carry out the stipulation contained in the sixth article of said treaty, fifteen thousand seven hundred and twenty dollars and forty-four cents, or so much thereof as may be necessary to pay the interest provided for in said article.

Approved, March 4, 1858.

CHAP. IX.—An Act to appropriate Money to supply Deficiencies in the Appropriations for Paper, Printing, Binding, and Engraving ordered by the Senate and House of Representatives of the thirty-third and thirty-fourth Congresses, and which has been executed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of defraying the deficiencies in the appropriations for the paper for the printing, for the printing, and for the binding, engraving, and lithographing ordered by the Senate and House of Representatives of the thirty-third and thirty-fourth Congresses, the following sums of money are hereby appropriated out of any money in the treasury not otherwise appropriated:

To pay for paper, one hundred and four thousand dollars.

To pay for the printing ordered by the Senate and House of Representatives during the thirty-third and thirty-fourth Congresses, fifty-seven thousand six hundred and nineteen dollars and ninety-four cents.

To pay for the binding, lithographing, and engraving ordered by the
Senate during the thirty-third and thirty-fourth Congresses, one hundred and seventy-nine thousand five hundred and sixty-nine dollars and sixty-four cents.

APPROVED, March 11, 1858.

March 29, 1858.

CHAP. XII.—An Act to create additional Land Districts in the State of California, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be and he is hereby authorized to establish additional land districts, in his discretion, not exceeding three, in the State of California, and to fix, from time to time, the boundaries thereof, as the public interest may require; which districts shall, respectively, be named after the places at which the offices shall first be established; and the President shall be authorized hereafter, from time to time, as circumstances may require, to adjust the boundaries of any and all of the land districts in said State, and remove the offices when the same shall be expedient.

SEC. 2. And be it further enacted, That the President is hereby authorized to appoint, by and with the advice and consent of the Senate, or during the recess thereof and until the end of the next ensuing session, a register and a receiver for each of said additional districts, who shall, respectively, be required to reside at the site of the offices, shall be subject to the same laws and responsibilities, and whose compensation shall be the same as is now prescribed by law for other land offices in that State.

APPROVED, March 29, 1858.

April 7, 1858.

CHAP. XIII.—An Act to provide for the Organization of a Regiment of Mounted Volunteers for the Defence of the Frontier of Texas, and to authorize the President to call into the Service of the United States two additional Regiments of Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be authorized to receive into the service of the United States one regiment of Texas mounted volunteers, to be raised and organized by the State of Texas for the defence and protection of the frontier thereof, to continue in service from the time that the whole regiment shall be mustered into service, for the term of eighteen months, unless sooner discharged by the President. Said regiment shall be composed of one colonel, one lieutenant-colonel, one major, one adjutant with the rank of first lieutenant, one quartermaster and commissary with similar rank, one surgeon and two assistant surgeons, one sergeant-major, one quartermaster and commissary sergeant, and ten companies—each of which shall be composed of one captain, one first lieutenant, one second lieutenant, four sergeants, four corporals, two buglers, one farrier, and seventy-four privates. Each of said officers below the rank of major—non-commissioned officers, musicians, farrier, and privates—shall furnish and keep himself supplied with a good serviceable horse and horse equipments, for the use and risk of which, in addition to the pay and allowances herein provided, he shall receive forty cents a day while in service with his horse; and if any non-commissioned officer, musician, farrier, or private shall, from carelessness or negligence, injure, or render his horse unfit for service, and shall fail to supply a serviceable horse within the period of ten days from the loss, such soldier shall, from such time until he shall furnish himself with a horse, be entitled only to the pay of a private of infantry.

SEC. 2. And be it further enacted, That the officers, non-commissioned officers, musicians, farrier, and privates of said regiment shall, when mustered into the service of the United States, be subject to the rules and articles of war. They shall be armed at the expense of the United
States, as the President shall direct. They shall be allowed the same pay, rations, and allowances in kind, including clothing, and be subject to the same rules and regulations as are provided for the regiments of cavalry now in the service, but no field officer shall receive forage for a greater number of horses than he may from time to time actually have in service. No pay or allowances shall be due until said regiment shall be received into the service, but each officer and man shall then be entitled to one day's pay and allowance for every twenty miles he may have been required to travel from his residence to the place of muster.

SEC. 3. And be it further enacted, That, for the purpose of quelling disturbances in the Territory of Utah, for the protection of supply and emigrant trains, and the suppression of Indian hostilities on the frontiers, the President of the United States be and he is hereby authorized to call for and accept the services of any number of volunteers, not to exceed in all two regiments, of seven hundred and forty privates each; the same, or any portion thereof, to be organized into mounted regiments or infantry, as the President may deem proper, to serve for the term of eighteen months from the time of their being received into service, unless sooner discharged by the President. Said volunteers, if called for and received as mounted men, shall be constituted in the same manner as is provided in the first section of this bill for the Texas regiment of mounted volunteers, and shall receive the same pay and allowances, shall be subject to the same rules and regulations as are provided in this bill for said corps; and if called for, and if received as infantry, they shall be placed on the same footing in every respect with the infantry regiments now in the service, shall receive the same pay and allowances, and be governed by the same rules and regulations; and the said regiments, whether organized as mounted men or infantry, shall be subject to the rules and articles of war.

SEC. 4. And be it further enacted, That the volunteers provided for by this act shall not be accepted in bodies of less than one regiment, whose officers shall be appointed in the manner prescribed by law in the several States or territories to which said regiments shall respectively belong, except the quartermasters and commissaries, who shall be detailed from their respective departments of the regular army of the United States.

SEC. 5. And be it further enacted, That the pay of said volunteers shall not be due until received into the service, but each officer and man shall then be entitled to one day's pay for every twenty miles he may have been required to travel from his residence to the place of muster.

APPROVED, April 7, 1838.

CHAP. XIV.—An Act to acquire certain lands needed for the Washington Aqueduct, in the District of Columbia.

Preamble.

Whereas it is represented that the works of the Washington aqueduct, in the District of Columbia, are delayed in consequence of the proprietors' refusal, in some cases, to sell lands required for its construction at reasonable prices, and because, in other cases, the title to the said land is imperfect, or is vested in minors, or persons non compos mentis, or in a femme covert, or [in persons] out of the District of Columbia; and whereas it is necessary for the making of the said aqueduct, reservoirs, dams, ponds, feeders, and other works, that a provision should be made for condemning a quantity of land for the purpose: therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall and may be lawful for the United States, or its approved agent, to agree with the owners of any land in the District of Columbia, through which said aqueduct is intended to pass, for the purchase or use and occupation thereof; and in case of disagreement, or in case the owner thereof shall be a femme
disagreement, or the owner is under disability, a jury may be summoned by process from circuit court to assess damages.

Proceedings in such case.

Notice to owner.

Marshal to summon jury forthwith.

Jury to be sworn.

Inquisition signed by marshal and four fifths of jurors, to be returned to circuit court, and affirmed at first term, unless, &c.

Court may direct another inquisition.

Valuation by jury made, and conclusive.

Estate of the United States in the land.

United States may take timber, gravel, &c., on land adjacent.

Proviso. Work not to be delayed by proceedings in court, after the inquisition is returned.

In case of dispute as to ownership or his disability, United States may, by order of court, deposit the money found due for land taken.

covert, under age, non compos, or out of the District of Columbia, on application to a judge of the circuit court of said District, the said judge shall issue his warrant, under his hand, to the marshal of the said District to summon a jury of eighteen inhabitants of said District not related to the parties, nor in any manner interested, to meet on the land to be valued, at a day to be expressed in the warrant, not less than ten nor more than twenty days thereafter; notice of the time and place of said meeting being first given to the owners of such land or to their legal representatives, in person if that be practicable, and, if not, by publication in some Washington city newspaper daily for two weeks; and the marshal, upon receiving the said warrant, shall forthwith summon the said jury, and, when met, shall administer an oath or affirmation to every jurymen who shall appear, being not less than twelve in number, that he will faithfully, justly, and impartially value the land, and all damages the owner thereof shall sustain by cutting the aqueduct through such land, or the partial, or temporary, or permanent appropriation, use, or occupation of such land, according to the best of his skill and judgment; and that in such valuation he will not spare any person for favor or affection, nor any person grieve for malice, hatred, or ill will; and the inquisition thereupon taken shall be signed by the marshal and four fifths of the said jury, and [be] returned by the marshal to the circuit court for the District of Columbia; and, unless good cause be shown against the said inquisition, it shall be affirmed by the court at its first term after said return and [be] recorded; but if, from any cause, no inquisition shall be returned to such court within one month after the commencement of the next ensuing term, the said court [shall], at its discretion, as often as may be necessary, direct another inquisition to be taken in the manner above prescribed; and upon every such valuation the jury is hereby directed to describe and ascertain the bounds of the land by them valued, and the quality and duration of the interest and estate in the same required by the several United States for the use of the aqueduct, and their valuation shall be conclusive on all persons, and shall be paid for by the said United States, or its authorized agent, to the owner of the land, or his, or her, or their legal representative; and, on payment thereof, the said United States shall be seized of such land as of an absolute estate in perpetuity, or with such less quantity and duration of interest or estate in the same, or subject to such partial or temporary appropriation, use, or occupation as shall be required and desired as aforesaid, as if conveyed by the owner to the said United States; and whenever, in the construction of the said aqueduct, or any of the works thereof, reservoirs, dams, ponds, feeders, tunnels, aqueducts, culverts, bridges, or works of any other description whatsoever appurtenant thereto, it shall be necessary to use earth, timber, stone, or gravel, or any other material to be found on any of the lands adjacent or near thereto, and the said United States or their agent cannot procure the same for the works aforesaid by private contract of the proprietor or owner; or in case the owner should be a femme covert or non compos, or under age, or out of the District, the same proceedings, in all respects, shall be had as in the case before mentioned of the assessment and condemnation of the lands required for the said aqueduct or the work appurtenant thereto: Provided, That the work shall not be delayed pending any such proceeding in court, but the same shall be continued without obstruction thereby, after the inquisition shall be returned to the court.

Sec. 2. And be it further enacted, That it shall and may be lawful for the United States or its agent, in case of any dispute or difficulty arising as to the ownership of the land condemned as above for the use of said aqueduct, or in case the owner should be a femme covert, under age, non compos, or out of the District of Columbia, and no person duly authorized to receive the same, that the United States or its agent be authorized, by petition to the circuit court for the District of Columbia,
and upon said court's order, to deposit the money for which the said land
was condemned in the place directed by said court, and the certificate of
the proper officer of said deposit shall be considered as a full payment for
said land, and thereby vest in the United States an absolute estate in per-
petuity, or with such less quantity and duration of interest in the same,
as subject to such partial, or temporary, or permanent use or occupation
as shall be required and described as aforesaid, if conveyed by the owner
or owners of said land.

SEC. 8. And be it further enacted, That it shall be the duty of said cir-
cuit court to hear and determine to whom the said money does belong,
and, upon being satisfied as to whom the land did belong, to pass their
decree directing the clerk of said court to pay over to the owner the same
money deposited as above, after deducting expenses. The court is fur-
ther authorized to direct the mode for trying the case, and the litigants
have the right of appeal, provided the appeal is taken within sixty days
from the decree of the said court.

APPROVED, April 8, 1858.

CHAP. XXIII.—An Act to incorporate Gonzaga College, in the City of Washington and
District of Columbia.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That Burcard Villiger, Charles
H. Stonestreet, Daniel Lynch, Edward X. Hand, and Charles Jenkins,
and their successors, be, and they are hereby, made a body politic and cor-
porate forever, by the name of the President and Directors of Gonzaga
College, for purposes of charity and education; and by that name
may sue and be sued, prosecute and defend; may have and use a com-
mon seal, and the same alter and renew at pleasure; may adopt rules,
regulations, and by-laws not repugnant to the constitution and laws of the
United States, for properly conducting the affairs of said corporation;
may take, receive, purchase, and hold estate, real, personal, and mixed,
not exceeding in value the sum of two hundred thousand dollars at any
one time, and may manage and dispose of the same at pleasure, and
apply the same, or the proceeds of the sales thereof, to the uses and pur-
poses of the said corporation, according to the rules and regulations which
now are, or may hereafter be, established.

SEC. 2. And be it further enacted, That the said corporation shall have
and enjoy the power and faculty to confer and confirm upon such pupils
in the institution, or others, who, by their proficiency in learning or other
meritorious distinctions, they shall think entitled to them, such degrees
in the liberal arts and sciences as are usually granted in colleges.

SEC. 5. And be it further enacted, That nothing in this act shall be so
construed as to authorize this said corporation to issue any note, token,
device, scrip, or other evidence of debt, to be used as a currency.

SEC. 5. And be it further enacted, That each of the corporators in
said corporation shall be held liable, in his individual capacity, for all the
debts and liabilities of said corporation, however contracted or incurred,
to be recovered by suit, as other debts or liabilities, before any court of
competent jurisdiction.

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CHAP. XXIV.—An Act to incorporate the Benevolent Christian Association of Washington City.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That each of the Christian churches in the city of Washington, without distinction of sect or creed, be, and they are hereby, authorized, on or before the last day of August of each and every year, to appoint one person, and that the persons so appointed, and their successors be, and they are hereby, made a body politic and corporate, under the name and style of "The Benevolent Christian Association of Washington City," and, as such, may purchase, have, hold, use, and acquire, by donation or any lawful means, estate, real and personal, not exceeding two hundred thousand dollars in value, and the same may lease, let, sell, transfer, and convey, and otherwise dispose of; and may sue and be sued, and plead and be impleaded; and may have a common seal, and the same may change at pleasure; and may make by-laws, rules, and regulations for the management of their affairs.

SEC. 2. And be it further enacted, That the purpose of the said association shall be to relieve the wants of the destitute poor of Washington city; and that the persons named as aforesaid by the several Christian churches, shall be directors of the said association, and continue in office until the first day of October in each year, and until their successors be appointed, and as such shall have power to appoint appropriate officers, and to employ and compensate such agents as they deem expedient, and to appropriate the funds and property of the association to such use as in their discretion they deem best suited to promote the purpose of their incorporation, and with this view they may associate with them as auxiliaries, under such rules and regulations as they may prescribe, any other and all such benevolent associations or societies as now exist, or may hereafter be organized in the city of Washington, for the purpose of aiding or contributing to the relief of the poor and destitute persons in said city.

SEC. 3. And be it further enacted, That nothing in this act shall be so construed as to authorize this said corporation to issue any note, token, device, scrip, or any other evidence of debt, to be used as a currency.

SEC. 4. And be it further enacted, That each of the corporators in said corporation shall be held liable, in his individual capacity, for all the debts and liabilities of said corporation, however contracted or incurred, to be recovered by suit, as other debts or liabilities, before any court of competent jurisdiction.

SEC. 5. And be it further enacted, That congress may at any time hereafter alter, amend, or repeal the foregoing act.

APPROVED, May 4, 1858.

CHAP. XXV.—An Act to supply Deficiencies in the Appropriations for the Service of the Fiscal Year ending the thirtieth of June, eighteen hundred and fifty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, to supply deficiencies in the appropriations for the service of the fiscal year ending the thirtieth of June, eighteen hundred and fifty-eight, out of any money in the treasury not otherwise appropriated, namely:

For compensation of the officers, clerks, messengers, and others receiving an annual salary, in the service of the House of Representatives, viz: Six messengers, by resolution of the House of Representatives twenty-
third December, eighteen hundred and fifty-seven, three thousand nine hundred and thirteen dollars.

For folding documents, including pay of folders, wrapping paper, twine, and paste, twenty thousand dollars.

For furniture for speaker's room, and committee rooms, clerk's offices, sergeant-at-arms' office, door-keeper's room, and carpenter's work, thirty thousand dollars.

For newspapers, three thousand dollars.

For laborers, by resolution of the House of Representatives, twenty-third December, eighteen hundred and fifty-seven, two thousand dollars.

For stationery, four thousand dollars.

For horses, carriages, and saddle horses, one thousand five hundred dollars.

To enable John C. Rives to pay to the reporters of the House for reporting the debates of the present session of Congress, the usual additional compensation of eight hundred dollars each, four thousand dollars.

Army.—For the regular supplies of the quartermaster's department, consisting of fuel for the officers, enlisted men, guard, hospitals, store-houses, and offices; forage in kind for the horses, mules, and oxen of the quartermasters' department at the several posts and stations, and with the armies in the field; for the horses of the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, and such companies of infantry as may be mounted, and for the authorized number of officers' horses when serving in the field and at the outposts; of straw for soldiers' bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the pay and quartermaster's department; and for the printing of division and department orders, army regulations, and reports, seven hundred and seventy-eight thousand dollars.

For the purchase of horses for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such infantry as it may be found necessary to mount at the frontier posts, two hundred and fifty-two thousand dollars.

For the incidental expenses of the quartermaster's department, consisting of postage on letters and packages received and sent by officers of the army on public service; expenses of courts-martial and courts of inquiry, including the additional compensation to judge advocates, recorders, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers employed under the direction of the quartermaster's department, in the erection of barracks, quarters, storehouses, and hospitals; the construction of roads, and other constant labor, for periods of ten days; extra pay to soldiers employed under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department head-quarters; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters, other disbursing officers, and trains, when military escorts cannot be furnished; expenses of the interment of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the quartermaster's department, including hire of interpreters, spies, and guides, for the army; compensation of clerk[s] 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 of deserters, and the expenses incident to their pursuit; the following expenditures required for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, and such companies of infantry as may be mounted, viz: the purchase of travelling forges, blacksmiths' and shoeing tools, horse and mule shoes and nails, iron and steel for shoeing, hire of veterinary surgeons, medicines for horses and mules, picket
ropes, and shoeing the horses of those corps, one hundred and ninety
thousand dollars.

For constructing barracks and other buildings at posts which it may
be necessary to occupy during the year; and for repairing, altering, and
enlarging buildings at the established posts, including hire or commutation
of quarters for officers on military duty; hire of quarters for troops, of
storehouses for the safe-keeping of military stores, and of grounds for
summer cantonments; for encampments and temporary frontier stations,
eighty thousand dollars.

For transportation of the army, including the baggage of the troops
when moving either by land or water; of clothing, camp, and garrison
equipage from the depot at Philadelphia to the several posts and army
depots; horse equipments and of subsistence from the places of purchase
and from the places of delivery under contract, to such places as the cir-
cumstances of the service may require it to be sent; of ordnance, ord-
nance stores, and small arms, from the foundries and armories to the
 arsenals, fortifications, frontier posts, and army depots; freights, wharfage,
tolls, and ferriages; for the purchase and hire of horses, mules, and oxen,
and the purchase and repair of wagons, carts, drays, ships, and other sea-
going vessels and boats for the transportation of supplies and for garrison
purposes; for drayage and cartage at the several posts; hire of team-
sters; transportation of funds for the pay and other disbursing depart-
ments; the expense of sailing public transports on the various rivers, the
Gulf of Mexico, and the Atlantic and Pacific; and for procuring water at
such posts as from their situation require that it be brought from a dis-
tance; and for clearing roads and removing obstructions from roads, har-
bors, and rivers, to the extent which may be required for the actual
operations of the troops on the frontier, five million four hundred thou-
sand dollars.

For subsistence in kind, one million two hundred and twenty thousand
dollars.

For surveys for military defences, geographical explorations, and recon-
naissances for military purposes, five thousand dollars.

Miscellaneous.—For contingent expenses of the northeast executive
building, viz: for fuel, light, and repairs, one thousand dollars.

For the erection of stables and conservatory at the President's house
to replace those about to be taken down to make room for the extension
of the treasury building, three thousand nine hundred and five dollars.

For surveying the public lands and private land claims in California,
including office expenses incident to the survey of claims, and to be dis-
bursed at the rates prescribed by law for the different kinds of work,
being the amount of surveying liabilities incurred by the surveyor gen-
eral during the fiscal year ending thirtieth June, eighteen hundred and
fifty-seven, over and above that authorized under the appropriation of
fifty thousand dollars for that period, two hundred and twenty thousand
dollars.

For payment to clerks temporarily employed in the Post-Office Depart-
ment on account of the extraordinary labors connected with the lettings
of new contracts for the term commencing on the first July, eighteen
hundred and fifty-eight, and the increase of business in the inspection
and depredation office of said department, five thousand two hundred
and eighteen dollars and eighty-nine cents.

For lighting the President's house and capitol, the public grounds
around them, and around the executive offices, and Pennsylvania Avenue,
and Bridge and High streets, in Georgetown, five thousand dollars.

For compensation of the surveyor-general of Utah Territory, from
first day of January, eighteen hundred and fifty-six, to thirtieth of June,
eighteen hundred and fifty-seven, one thousand five hundred dollars.

For purchase of the "Masonic Temple," in the city of Boston, for the
accommodation of the United States courts, upon the terms agreed on by
the Secretary of the Interior and the proprietors thereof, in addition to
the sum of one hundred thousand dollars appropriated by the act of third
March, eighteen hundred and fifty-seven, for the erection of a building
for said purpose, five thousand dollars.

SEC. 2. And be it further enacted, That the sum of one million four
hundred and sixty-nine thousand one hundred and seventy-three dollars
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 reve-
nue of the Post-Office Department for the year ending the thirtieth of
June, eighteen hundred and fifty-eight.

SEC. 3. And be it further enacted, That the accounting officers of the
treasury be authorized and directed to allow credit to the clerk of the
House of Representatives for such payments out of its contingent fund as
have been or may be made under allowances authorized by the House of
Representatives during the last Congress: Provided, That said allowances
shall have been duly approved by the committee on accounts. And be it
further provided, That the said allowances be paid out of any moneys in
the treasury not otherwise appropriated.

SEC. 4. And be it further enacted, That, whenever hereafter contracts
shall be made by the Secretary of War or the Secretary of the Navy by
virtue of the sixth section of the act approved the first of May, eighteen
hundred and twenty, entitled "An act in addition to the several acts for
the establishment and regulation of the Treasury, War, and Navy De-
partments," he shall, if Congress be in session at the time, promptly
report to both Houses thereof the reasons for making such contract, stat-
ing fully all the facts and circumstances which, in his judgment, rendered
such contract necessary; if Congress be not in session at the time of
making such contract, he shall, at the commencement of their next ses-
sion, make such report to both Houses, and no such contracts shall be
made hereafter, except in cases of pressing exigency.

APPROVED, May 4, 1858.

CHAP. XXVI.—An Act for the Admission of the State of Kansas into the Union.

Whereas, the people of the Territory of Kansas did, by a convention
of delegates assembled at Lecompton on the seventh day of November,
one thousand eight hundred and fifty-seven, for that purpose, form for
themselves a constitution and State government, which constitution is
republican; and whereas, at the same time and place, said convention did
adopt an ordinance, which said ordinance asserts that Kansas, when ad-
mitted as a State, will have an undoubted right to tax the lands within
her limits belonging to the United States, and proposes to relinquish said
asserted right if certain conditions set forth in said ordinance be accepted
and agreed to by the Congress of the United States; and whereas
the said constitution and ordinance have been presented to Congress by order
of said convention, and admission of said Territory into the Union thereon
as a State requested; and whereas said ordinance is not acceptable to
Congress, and it is desirable to ascertain whether the people of Kansas
concur in the changes in said ordinance, hereinafter stated, and desire
admission into the Union as a State as herein proposed: Therefore,

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the State of Kansas be,
and is hereby, admitted into the Union on an equal footing with the origi-
nal States, in all respects whatever, but upon this fundamental condition
precedent, namely: That the question of admission with the following
proposition, in lieu of the ordinance framed at Lecompton, be submitted
to a vote of the people of Kansas, and assented to by them or a majority
of the voters voting at an election to be held for that purpose, namely:

Kansas to be
admitted upon
condition.

Question of ad-
mission with

Preamble.

Post, p. 299.
accompanying propositions to be submitted to popular vote.

Propositions.

First. That sections number sixteen and thirty-six in every township of public lands in said State, or where either of said sections or any part thereof has been sold or otherwise disposed of, other lands equivalent thereto and as contiguous as may be, shall be granted to said State for the use of schools.

Second. That seventy-two sections of land shall be set apart and reserved for the support of a State University, to be selected by the Governor of said State, subject to the approval of the Commissioner of the General Land-Office, and to be appropriated and applied in such manner as the legislature of said State may prescribe for the purpose aforesaid, but for no other purpose.

Third. That ten entire sections of land, to be selected by the Governor of said State, in legal subdivisions, shall be granted to said State for the purpose of completing the public buildings, or for the erection of others at the seat of government, under the direction of the legislature thereof.

Fourth. That all salt springs within said State, not exceeding twelve in number, with six sections of land adjoining, or as contiguous as may be to each, shall be granted to said State for its use, the same to be selected by the Governor thereof, within one year after the admission of said State; and, when so selected, to be used or disposed of on such terms, conditions, and regulations as the legislature may direct.

Provided, That no salt spring or land the right whereof is now vested in any individual or individuals, or which may hereafter be confirmed or adjudged to any individual or individuals, shall by this article be granted to said State.

Fifth. That five per centum of the nett proceeds of sales of all public lands lying within said State which shall be sold by Congress after the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to said State for the purpose of making public roads and internal improvements, as the legislature shall direct.

Provided, The foregoing propositions herein offered are on the condition that said State of Kansas shall never interfere with the primary disposal of the lands of the United States, or with any regulations which Congress may find necessary for securing the title in said soil to bond fide purchasers thereof, and that no tax shall be imposed on lands belonging to the United States, and that in no case shall non-resident proprietors be taxed higher than residents.

Sixth. And that said State shall never tax the lands or property of the United States in that State.

Manner of voting.

At the said election the voting shall be by ballot, and by endorsing on his ballot, as each voter may be pleased, "Proposition accepted," or "Proposition rejected." Should a majority of the votes cast be for "Proposition accepted," the President of the United States, as soon as the fact is duly made known to him, shall announce the same by proclamation; and thereafter, and without any further proceedings on the part of Congress, the admission of the State of Kansas into the Union upon an equal footing with the original States in all respects whatever shall be complete and absolute; and said State shall be entitled to one member in the House of Representatives in the Congress of the United States until the next census be taken by the Federal Government. But should a majority of the votes cast be for "Proposition rejected," it shall be deemed and held that the people of Kansas do not desire admission into the Union with said constitution under the conditions set forth in said proposition; and in that event the people of said Territory are hereby authorized and empowered to form for themselves a constitution and State government, by the name of the State of Kansas, according to the Federal Constitution, and may elect delegates for that purpose whenever, and not before, it is ascertained by a census duly and legally taken that the population of said Territory equals or exceeds the ratio of representation...
required for a member of the House of Representatives of the Congress of the United States; and whenever thereafter such delegates shall assemble in convention, they shall first determine by a vote whether it is the wish of the people of the proposed State to be admitted into the Union at that time; and, if so, shall proceed to form a constitution, and take all necessary steps for the establishment of a State government, in conformity with the Federal Constitution, subject to such limitations and restrictions as to the mode and manner of its approval or ratification by the people of the proposed State as they may have prescribed by law, and shall be entitled to admission into the Union as a State under such constitution, thus fairly and legally made, with or without slavery, as said constitution may prescribe.

SEC. 2. And be it further enacted, That for the purpose of insuring, as far as possible, that the elections authorized by this act may be fair and free, the Governor, United States District Attorney, and Secretary of the Territory of Kansas, and the presiding officers of the two branches of its legislature, namely, the President of the Council and Speaker of the House of Representatives, are hereby constituted a board of commissioners to carry into effect the provisions of this act, and to use all the means necessary and proper to that end. And three of them shall constitute a board; and the board shall have power and authority to designate and establish precincts for voting, or to adopt those already established; to cause polls to be opened at such places as it may deem proper in the respective counties and election precincts of said Territory; to appoint as judges of election at each of the several places of voting three discreet and respectable persons, any two of whom shall be competent to act; to require the sheriffs of the several counties, by themselves or deputies, to attend the judges at each of the places of voting for the purpose of preserving peace and good order; or the said board may, instead of said sheriffs and their deputies, appoint at their discretion, and in such instances as they may choose, other fit persons for the same purpose. The election hereby authorized shall continue one day only, and shall not be continued later than sundown on that day. The said board shall appoint the day for holding said election, and the said governor shall announce the same by proclamation; and the day shall be as early a one as is consistent with due notice thereof to the people of said Territory, subject to the provisions of this act. The said board shall have full power to prescribe the time, manner, and places of said election, and to direct the time within which returns shall be made to the said board, whose duty it shall be to announce the result by proclamation, and the said Governor shall certify the same to the President of the United States without delay.

SEC. 3. And be it further enacted, That in the election hereby authorized, all white male inhabitants of said Territory, over the age of twenty-one years, who possess the qualifications which were required by the laws of said Territory for a legal voter at the last general election for the members of the territorial legislature, and none others, shall be allowed to vote; and this shall be the only qualification required to entitle the voter to the right of suffrage in said election. And if any person not so qualified shall vote or offer to vote, or if any person shall vote more than once at said election, or shall make or cause to be made any false, fictitious, or fraudulent returns, or shall alter or change any returns of said election, such person shall, upon conviction thereof before any court of competent jurisdiction, be kept at hard labor not less than six months and not more than three years.

SEC. 4. And be it further enacted, That the members of the aforesaid board of commissioners, and all persons appointed by them to carry into effect the provisions of this act, shall, before entering upon their duties, take an oath to perform faithfully the duties of their respective offices; and, on failure thereof, they shall be liable and subject to the same failure.
chances and penalties as are provided in like cases under the Territorial laws.

SEC. 5. And be it further enacted, That the officers mentioned in the preceding section shall receive for their services the same compensation as is given for like services under the Territorial laws.

APPROVED, May 4, 1858.

CHAP. XXVII.—An Act to provide for the Issuing, Service and Return of original and final Process in the Circuit and District Courts of the United States in certain Cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all suits, not of a local nature, hereafter to be brought in the circuit and district courts of the United States, in a district in any State containing more than one district, against a single defendant, shall be brought in the district in which the defendant resides; but if there be two or more defendants, residing in different districts in the same State, the plaintiff may sue in each district and issue a duplicate writ against the defendants, directed to the marshal of any other district within the State in which any of the defendants reside, on which duplicate writ the clerk issuing the same shall indorse that it is a true copy of a writ sued out of the court of the proper district, and such original and duplicate writs, so issued, shall, when executed and returned into the office from which they issued, constitute one suit and be proceeded on accordingly, and upon any judgment rendered in a suit so brought process of execution may be issued, directed to the marshal of any district in the same State. And in suits of a local nature, where the defendant resides in a different district in the same State than the one in which the suit is brought, the plaintiff may have original and final process against such defendant, directed to the marshal of the district in which he resides.

SEC. 2. And be it further enacted, That in all cases of a local nature where brought at law or in equity where the land or other subject-matter of a fixed character lies partly in one district and partly in another district, within the same State, the plaintiff may bring his action or suit in the circuit or district court of either district, and the court in which any such action or suit shall have been commenced, as aforesaid, shall have jurisdiction to hear and decide the same, and to cause mesne or final process to be issued and executed as fully as if the land or other subject-matter were wholly within the district for which such court is constituted.

APPROVED, May 4, 1858.

CHAP. XXVIII.—An Act to alter the Times of holding the Circuit and District Courts of the United States for the District of Vermont.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the circuit court of the United States now directed to be holden at Windsor, in and for the district of Vermont, on the twenty-first day of May, shall, after the first day of July next, be holden on the fourth Tuesday of July annually at said place, and the district court of the United States, within and for said district, instead of the twenty-seventh day of May, shall, after the first day of July next, be holden on the Monday next after the fourth Tuesday in July annually.

SEC. 2. And be it further enacted, That all indictments, informations, suits, or actions, and proceedings of any kind, whether civil or criminal, now pending to have day at the new terms.
THIRTY-FIFTH CONGRESS. Sess. I. Ch. 29. 1858.

May 5, 1858.

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 fifty-nine.

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

For the current and contingent expenses of the Indian department, viz:

For the pay of superintendents of Indian affairs, and of the several Indian agents, per acts of fifth June, eighteen hundred and fifty, twenty-eighth September, eighteen hundred and fifty, twenty-seventh February, eighteen hundred and fifty-one, third March, eighteen hundred and fifty-two, third March, eighteen hundred and fifty-three, thirty-first July, eighteen hundred and fifty-four, third March, eighteen hundred and fifty-five, eighteen August, eighteen hundred and fifty-six, and third March, eighteen hundred and fifty-seven, eighty-six thousand two hundred and fifty dollars.

For the pay of the several Indian sub-agents, per act of thirty-first July, eighteen hundred and fifty-four, ten thousand five hundred dollars.

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

For the pay of clerk to superintendent in California, per act of third March, eighteen hundred and fifty-two, two thousand five hundred dollars.

For the pay of interpreters, per acts of thirtieth June, eighteen hundred and thirty-four, twenty-seventh February, eighteen hundred and fifty-one, and eighteen August, eighteen hundred and fifty-six, thirty-one thousand nine hundred dollars.

For presents to Indians, five thousand dollars.

For provisions for Indians, eleven thousand eight hundred dollars.

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

For insurance, transportation, and necessary expenses of delivery of annuities, goods, and provisions to the Indian tribes in Minnesota, Michigan, and Wisconsin, thirty thousand dollars.

For contingencies of the Indian department, thirty-six thousand five hundred dollars.

For the employment of temporary clerks by superintendent of Indian affairs, on such occasions and for such periods of time as the Secretary of the Interior may deem necessary to the public service, five thousand dollars.

Blackfoot Nation.—For third of ten instalments as annuity, to be expended in the purchase of such goods, provisions, and other useful articles as the President, at his discretion, may from time to time determine, per ninth article of the treaty of seventeenth October, eighteen hundred and fifty-five, twenty thousand dollars.

For third of ten instalments as annuity, to be expended in establishing and instructing them in agricultural and mechanical pursuits, and in educating their children, and promoting civilization and Christianity, at the discretion of the President, per tenth article of the treaty of seventeenth October, eighteen hundred and fifty-five, fifteen thousand dollars.

For expenses of transportation and delivery of annuities in goods and provisions, seventeen thousand dollars.

Calapooias, Molalla, and Clackamas Indians of Willamette Valley.—For fourth of five instalments of annuity for beneficial objects, per second article of treaty twenty-second January, eighteen hundred and fifty-five, ten thousand dollars.
For fourth of five instalments for pay of physician, teacher, blacksmith, and farmer, per third article treaty twenty-second January, eighteen hundred and fifty-five, two thousand two hundred and sixty dollars.

Chasta, Scooton, and Umpqua Indians.—For fourth of fifteen instalments of annuity, to be expended as directed by the President, per third article treaty eighteenth November, eighteen hundred and fifty-four, two thousand dollars.

For fourth of fifteen instalments for the pay of a farmer, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, six hundred dollars.

For fourth of five instalments for support of two smiths and smiths' shops, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, two thousand one hundred and twenty dollars.

For fourth of ten instalments for pay of physician, medicines, and expense of care of the sick, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand and sixty dollars.

For fourth of five instalments for the pay of teachers and purchase of books and stationery, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand two hundred dollars.

For this amount to be expended when the united bands shall be required to remove to the Table Rock reserve, or elsewhere, for provisions to aid in their subsistence during the first year they shall reside thereon, as the President may direct, per fourth article treaty eighteenth November, eighteen hundred and fifty-four, six thousand five hundred dollars.

Chippewas of Lake Superior.—Fulfilling the treaty of thirtieth September, eighteen hundred and fifty-four.

For two thirds of seventeenth of twenty-five instalments in money, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, eight thousand three hundred and thirty-three dollars and thirty-three cents.

For two thirds of seventeenth of twenty-five instalments for the pay of two carpenters, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, eight hundred dollars.

For two thirds of seventeenth of twenty-five instalments in goods, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, seven thousand dollars.

For two thirds of seventeenth of twenty-five instalments for the support of schools, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and thirty-three dollars and thirty-three cents.

For two thirds of seventeenth of twenty-five instalments for the pay of two farmers, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-seven dollars and sixty-seven cents.

For two thirds of seventeenth of twenty-five instalments for the purchase of provisions and tobacco, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and thirty-three dollars and thirty-three cents.

For fourth of twenty instalments in coin, goods, household furniture, and cooking utensils, agricultural implements and cattle, carpenters' and other tools and building materials, and for moral and educational purposes, per fourth article treaty thirtieth September, eighteen hundred and fifty-four, nineteen thousand dollars.
For fourth of five instalments in blankets, cloths, nets, guns, ammunition, and such other articles of necessity as they may require, to the Bois Forte band, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, two thousand dollars.

For fourth of twenty instalments for six smiths, and assistants, per second and fifth articles treaty thirtieth September, eighteen hundred and fifty-four, four thousand and forty dollars.

For fourth of twenty instalments for the support of six smiths' shops, per second and fifth articles treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and twenty dollars.

For support of a smith, assistant, and shop for the Bois Forte band, during the pleasure of the President, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand and sixty dollars.

For support of two farmers for the Bois Forte band, during the pleasure of the President, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand and sixty dollars.

Chippewas of the Mississippi.—Fulfilling the treaty of twenty-second February, eighteen hundred and fifty-five.

For one third of seventeenth of twenty-five instalments in money, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, four thousand one hundred and sixty-six dollars and sixty-seven cents.

For one third of seventeenth of twenty-five instalments for the pay of two carpenters, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, four hundred dollars.

For one third of seventeenth of twenty-five instalments in goods, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three thousand five hundred dollars.

For one third of seventeenth of twenty-five instalments for the support of schools, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of seventeenth of twenty-five instalments for the purchase of provisions and tobacco, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of seventeenth of twenty-five instalments for the support of two smiths' shops, including the pay of two smiths and assistants, and furnishing iron and steel, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of seventeenth of twenty-five instalments for pay of two farmers, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three hundred and thirty-three dollars and thirty-three cents.

For fourth of twenty instalments of annuity in money, per third article treaty twenty-second February, eighteen hundred and fifty-five, twenty thousand dollars.

Chippewas, Pillager, and Lake Winnibigoshish Bands.—For fourth of thirty instalments of annuity in money, per third article treaty twenty-five.
second February, eighteen hundred and fifty-five, ten thousand six hundred and sixty-six dollars and sixty-six cents.

For fourth of thirty instalments of annuity in goods, per third article treaty twenty-second February, eighteen hundred and fifty-five, eight thousand dollars.

For fourth of thirty instalments for purposes of utility, per third article treaty twenty-second February, eighteen hundred and fifty-five, four thousand dollars.

For fourth of twenty instalments for purposes of education, per third article treaty twenty-second February, eighteen hundred and fifty-five, three thousand dollars.

For fourth of five annual instalments for the purchase of powder, shot, lead, twine, and tobacco, per third article treaty twenty-second February, eighteen hundred and fifty-five, six hundred dollars.

For fourth of five annual instalments for the hire of six laborers, per third article treaty twenty-second February, eighteen hundred and fifty-five, three thousand dollars.

For fourth of fifteen annual instalments for support of two smiths and smiths' shops, per third article treaty twenty-second February, eighteen hundred and fifty-five, two thousand one hundred and twenty dollars.

Chippewas of Saginaw, Swan Creek, and Black River.—For third of five equal annual instalments for educational purposes, under the direction of the President, per second article of the treaty of second August, eighteen hundred and fifty-five, four thousand dollars.

For third of five equal annual instalments for agricultural implements and carpenters' tools, household furniture and building materials, cattle, labor, and necessary useful articles, per second article of the treaty of second August, eighteen hundred and fifty-five, five thousand dollars.

For third of ten equal annual instalments in coin, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of second August, eighteen hundred and fifty-five, ten thousand dollars.

For third instalment for the support of one blacksmith shop for ten years, per second article of the treaty of second August, eighteen hundred and fifty-five, twelve hundred and forty dollars.

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

Chickasaws.—For permanent annuity in goods, per act of twenty-fifth February, seventeen hundred and ninety-nine, three thousand dollars.

Choctaws.—For permanent annuity, per second article treaty sixteenth November, eighteen hundred and five, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six hundred dollars.

For permanent annuity for support of light-horsemen, per thirteenth article treaty eighteen October, eighteen hundred and twenty, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six hundred dollars.

For permanent provision for education, per second article treaty twentieth January, eighteen hundred and twenty-five, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six thousand dollars.

For permanent provision for blacksmith, per sixth article treaty eighteen October, eighteen hundred and twenty, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six hundred dollars.

For permanent provision for iron and steel, per ninth article treaty twentieth January, eighteen hundred and twenty-five, and thirteenth article of treaty twenty-second June, eighteen hundred and fifty-five, three hundred and twenty dollars.
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For interest on five hundred thousand dollars, at five per centum, for education and other beneficial purposes, to be applied under the direction of the general council of the Choctaws, in conformity with the provisions contained in the tenth and thirteenth articles of the treaty of twenty-second June, eighteen hundred and fifty-five, twenty-five thousand dollars.

For fulfilling treaty stipulations with the various Indian tribes: Camanches, Kiowas, and Apaches of Arkansas River.—For fifth of ten instalments for the purchase of goods, provisions, and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three, twenty-five thousand dollars.

For expenses of transportation of the fifth of ten instalments of goods, provisions, and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three, seven thousand dollars.

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

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

For permanent provision for blacksmith and assistant, and for shop and tools, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, and fifth article treaty seventh August, eighteen hundred and fifty-six, two hundred and seventy dollars.

For blacksmith and assistant and shop and tools during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, eight hundred and forty dollars.

For iron and steel for shop during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, two hundred and seventy dollars.

For wagon-maker during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, six hundred dollars.
August, eighteen hundred and fifty-six, one thousand six hundred and eighty dollars.

For the second of seven additional instalments for iron and steel for shops, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, and fifth article treaty seventh August, eighteen hundred and fifty-six, five hundred and forty dollars.

For twenty-eighth of thirty-three instalments for education, per fourth article treaty fourth January, eighteen hundred and forty-five, and fifth article treaty seventh August, eighteen hundred and fifty-six, three thousand dollars.

For fifteenth of twenty instalments for education, per fourth article treaty fourth January, eighteen hundred and forty-five, and fifth article treaty seventh August, eighteen hundred and fifty-six, three thousand dollars.

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

Delawares.

Delawares.—For fife annuity to chief, per private article to supplemental treaty twenty-fourth September, eighteen hundred and twenty-nine, to treaty of third October, eighteen hundred and eighteen, one hundred dollars.

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

For fifth of eight equal instalments for payment of five chiefs, per sixth article treaty sixth May, eighteen hundred and fifty-four, one thousand two hundred and fifty dollars.

Florida Indians, or Seminoles.

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

For the last of fifteen instalments in money, per sixth article treaty fourth January, eighteen hundred and forty-five, and fourth article treaty ninth May, eighteen hundred and thirty-two, three thousand dollars.

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

Kaskaskias, Peorias, Wess, and Pianke-shaws.

Kaskaskias, Peorias, Wess, and Pianke-shaws.—For second of three instalments of nine thousand dollars for the years eighteen hundred and fifty-seven, eighteen hundred and fifty-eight, and eighteen hundred and fifty-nine, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, nine thousand dollars.

For the last of five instalments for support of blacksmith and assistant, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, seven hundred and twenty dollars.

For the last of five instalments for purchase of iron and steel, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, two hundred and twenty dollars.

Kickapoo.

Kickapoo.—For fifth instalment of interest, at five per centum, on one hundred thousand dollars for education, per second article treaty eighteenth May, eighteen hundred and fifty-four, five thousand dollars.
For the payment of this sum as the fifth instalment upon two hundred thousand dollars, to be paid in eighteen hundred and fifty-eight, per second article treaty eighteenth May, eighteen hundred and fifty-four, fourteen thousand dollars.

**Menomonees.—** For third of twelve instalments for continuing and keeping up a blacksmith shop and providing the usual quantity of iron and steel, per fourth article treaty eighteenth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

For third of ten instalments of annuity upon two hundred thousand dollars, balance of three hundred and fifty thousand dollars for cession of lands, per fourth article treaty eighteenth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, twenty thousand dollars.

**Miamies of Kansas.—** For permanent provision for blacksmith and assistant, and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and eighteen, and fourth article treaty fifth June, eighteen hundred and fifty-four, nine hundred and forty dollars.

For permanent provision for miller, in lieu of gunsmith, per fifth article treaty sixth October, eighteen hundred and eighteen, fifth article treaty twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars.

For their proportion of eighteenth of twenty instalments in money, per second article treaty twenty-eighth November, eighteen hundred and forty, and fourth article treaty fifth June, eighteen hundred and fifty-four, five thousand six hundred and thirty-six dollars and thirty-six cents.

For interest on fifty thousand dollars, at five per centum, for educational purposes, per third article treaty fifth June, eighteen hundred and fifty-four, two thousand five hundred dollars.

For fifth of six equal annual instalments to Miamies residing on ceded lands, for purchase of former perpetual and other annuities and relinquishment of claims, per fourth article treaty fifth June, eighteen hundred and fifty-four, thirty-one thousand seven hundred and thirty-nine dollars and eleven cents.

**Miamies of Indiana.—** For their proportion of eighteenth of twenty instalments in money, per second article treaty twenty-eighth November, eighteen hundred and forty, and fourth article treaty fifth June, eighteen hundred and fifty-four, six thousand eight hundred and sixty-three dollars and sixty-four cents.

For interest on investment of two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, at five per centum, for Miami Indians of Indiana, per Senate's amendment to fourth article treaty fifth June, eighteen hundred and fifty-four, eleven thousand and sixty-two dollars and eighty-nine cents.

**Miamies, Eel River.—** For permanent annuity in goods or otherwise, per fourth article treaty third August, seventeen hundred and ninety-five, five hundred dollars.

For permanent annuity in goods or otherwise, per third article treaty twenty-first August, eighteen hundred and fifty, two hundred and fifty dollars.

For permanent annuity in goods or otherwise, per third and separate article to treaty thirtieth September, eighteen hundred and nine, three hundred and fifty dollars.

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

**Nisqually, Puyallup, and other Tribes and Bands of Indians.—** For fulfilling the articles negotiated twenty-sixth December, eighteen hundred and fifty-four, with certain bands of Indians of Puget's Sound, Washington Territory.
For fourth instalment, in part payment for relinquishment of title to lands to be applied to beneficial objects, per fourth article treaty twenty-sixth December, eighteen hundred and fifty-four, two thousand dollars.

For fourth of twenty instalments for pay of instructor, smith, physician, carpenter, farmer, and assistant if necessary, per tenth article treaty twenty-sixth December, eighteen hundred and fifty-four, four thousand five hundred dollars.

Omahas.—For the first of ten instalments of this amount, being second of the series, in money or otherwise, per fourth article treaty sixteenth March, eighteen hundred and fifty-four, thirty thousand dollars.

For fourth of ten instalments for support of a miller, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, six hundred dollars.

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

Ottowas and Chippewas of Michigan.—For third of ten equal annual instalments for educational purposes, to be extended under the direction of the President, according to the wishes of the Indians, so far as may be reasonable and just, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, eight thousand dollars.

For third instalment for the support of four blacksmith shops for ten years, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, four thousand two hundred and forty dollars.

For third instalment of principal payable annually for ten years, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, ten thousand dollars.

For interest on two hundred and seventy-six thousand dollars, unpaid part of the principal sum of three hundred and six thousand dollars, for one year, at five per centum per annum, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, thirteen thousand eight hundred dollars.

For third of ten equal annual instalments, in lieu of former treaty stipulations, to be paid per capita to the Grand River Ottowas, per second
article of the treaty of thirty-first July, eighteen hundred and fifty-five, three thousand five hundred dollars.

Ottawas of Kansas.—For their proportion of the permanent annuities in money, goods, or otherwise, payable under the fourth article of the treaty of third August, seventeen hundred and ninety-five, second article of the treaty of seventeenth November, eighteen hundred and seven, fourth article of the treaty of seventeenth September, eighteen hundred and eighteen, and fourth article of the treaty of twenty-ninth August, eighteen hundred and twenty-one, two thousand six hundred dollars.

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

Pawnees.

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Pottawatomies.—For permanent annuity in silver, per fourth article treaty third August, seventeen hundred and ninety-five, one thousand dollars.

For permanent annuity in silver, per third article treaty thirtieth September, eighteen hundred and nine, five hundred dollars.

For permanent annuity in silver, per third article treaty second October, eighteen hundred and thirty-two, two thousand five hundred dollars.

For permanent annuity in money, per second article treaty twentieth September, eighteen hundred and thirty-two, two thousand five hundred dollars.

For permanent annuity in silver, per second article treaty twentieth October, eighteen hundred and thirty-two, five thousand dollars.

For permanent annuity in silver, per third article treaty thirtieth September, eighteen hundred and twenty-eight, two thousand dollars.

For permanent annuity in silver, per second article treaty twenty-ninth July, eighteen hundred and twenty-nine, sixteen thousand dollars.

For life annuity to chief, per third article treaty twentieth October, eighteen hundred and thirty-two, two hundred dollars.

For life annuity to chiefs, per third article treaty twenty-sixth September, eighteen hundred and thirty-three, seven hundred dollars.

For education, during the pleasure of Congress, per third article treaty sixteenth October, eighteen hundred and twenty-six, second article treaty twentieth September, eighteen hundred and twenty-eight, and fourth article treaty twenty-seventh October, eighteen hundred and thirty-two, five thousand dollars.

For permanent provision for the payment of money, in lieu of tobacco, iron, and steel, per second article treaty twentieth September, eighteen hundred and twenty-eight, and tenth article of the treaty of the fifth and seventeenth June, eighteen hundred and forty-six, three hundred dollars.

For permanent provision for fifty barrels of salt, per second article of treaty twenty-ninth July, eighteen hundred and twenty-nine, two hundred and fifty dollars.

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

Pottawatomies of Huron.—For permanent annuity in money or otherwise, per second article treaty seventeenth November, eighteen hundred and seventy, one thousand dollars.

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

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per third article treaty thirteenth May, eighteen hundred and thirty-three, one thousand and sixty dollars.

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

Rogue Rivers.—For fifth of sixteen instalments in blankets, clothing, farming utensils, and stock, per third article treaty tenth September, eighteen hundred and fifty-three, two thousand five hundred dollars.
Sacs and Foxes of Mississippi.—For permanent annuity in goods or otherwise, per third article treaty third November, eighteen hundred and four, one thousand dollars.

For twenty-seventh of thirty instalments as annuity in specie, per third article treaty twenty-first September, eighteen hundred and thirty-two, twenty thousand dollars.

For twenty-seventh of thirty instalments for gunsmith, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, six hundred dollars.

For twenty-seventh of thirty instalments for iron and steel for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars.

For twenty-seventh of thirty instalments for blacksmith and assistant, shop, and tools, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, eight hundred and forty dollars.

For twenty-seventh of thirty instalments for forty barrels of salt and forty kegs of tobacco, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, one thousand dollars.

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

For interest on eight hundred thousand dollars, at five per centum, per second article treaty eleventh October, eighteen hundred and forty, forty thousand dollars.

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

Seminole.—For the second of ten instalments for the support of schools, per eighth article treaty seventh August, eighteen hundred and fifty-six, three thousand dollars.

For the second of ten instalments for agricultural assistance, per eighth article treaty seventh August, eighteen hundred and fifty-six, two thousand two hundred dollars.

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

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

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

For blacksmith and assistant, shop and tools, and iron and steel, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, one thousand and sixty dollars.

For miller, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, twelve thousand five hundred dollars.

Seneecas of New York.—For permanent annuity, in lieu of interest on stock, per act of nineteenth February, eighteen hundred and thirty-one, six thousand dollars.

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

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

Seneccas and Shawnees.—For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and eighteen, one thousand dollars.

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per fourth article treaty twentieth July, eighteen hundred and thirty-one, one thousand and sixty dollars.

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

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per fourth article treaty twentieth July, eighteen hundred and thirty-one, one thousand and sixty dollars.

For fifth of seven annual instalments of money, in payment for lands, per third article treaty tenth May, eighteen hundred and fifty-four, one thousand dollars.

For fifth instalment of interest, at five per centum, on forty thousand dollars for education, per third article treaty tenth May, eighteen hundred and fifty-four, two thousand dollars.

Ssix Nations of New York.—For permanent annuity in clothing and other useful articles, per sixth article treaty eleventh November, seventeen hundred and ninety-four, four thousand five hundred dollars.

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

For eighth of fifty instalments of interest, at five per centum, on one million three hundred and sixty thousand dollars, per fourth article treaty twenty-third July, eighteen hundred and fifty-one, sixty-eight thousand dollars.

For eighth of fifty instalments of interest, at five per centum, on one hundred and twelve thousand dollars, being the amount in lieu of the reservations set apart in the third article of Senate's amendment of twenty-third June, eighteen hundred and fifty-two, to treaty fifth August, eighteen hundred and fifty-one, fifty-eight thousand dollars.

For eighth of fifty instalments of interest, at five per centum, on sixty-nine thousand dollars, being the amount allowed in lieu of the reservation of lands set apart by the third article of Senate's amendment of twenty-third June, eighteen hundred and fifty-two, to treaty fifth August, eighteen hundred and fifty-one, thirty-four thousand and fifty dollars.

Treaty of Fort Laramie.—For eighth of ten instalments in provisions and merchandise, for payment of annuities and transportation of the same to certain tribes of Indians, per seventh article treaty seventeenth September, eighteen hundred and fifty-one, and Senate's amendment thereto, seventy thousand dollars.

Umpquas (Cow Creek Band).—For fifth of twenty instalments in blankets, clothing, provisions, and stock, per third article treaty nineteenth September, eighteen hundred and fifty-three, five hundred and fifty dollars.
Fulfilling the articles of twenty-ninth November, eighteen hundred and fifty-four, with the

Utahs. — For fulfilling treaty stipulations with the Utahs, pursuant to the requirements of eighth article treaty thirtieth December, eighteen hundred and forty-nine, five thousand dollars.

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

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

For the last of thirty instalments for fifty barrels of salt, per second article treaty first August, eighteen hundred and twenty-nine, two hundred and fifty dollars.

For the last of thirty instalments for three thousand pounds of tobacco, per second article treaty first August, eighteen hundred and twenty-nine, six hundred dollars.

For the last of thirty instalments for one thousand five hundred pounds of tobacco, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, three hundred dollars.

For the last of thirty instalments for the pay of two physicians, per fifth article treaty fifteenth September, eighteen hundred and thirty-two, four hundred dollars.

Vol. vii. p. 548. For interest on one million one hundred thousand dollars, at five per centum, per fourth article treaty first November, eighteen hundred and thirty-seven, fifty-five thousand dollars.

For twelfth of thirty instalments of interest on eighty-five thousand
dollars, at five per centum, per fourth article treaty thirteenth October, eighteen hundred and forty-six, four thousand two hundred and fifty dollars.

Miscellaneous.—For carrying into effect the act of third March, eighteen hundred and nineteen, making provisions for the civilization of the Indian tribes, in addition to the sum specified in said act, five thousand dollars.

For continuing the compilation and completion of a map of the Indian Territory, two thousand dollars.

Approved, May 5, 1858.

CHAP. XXXI.—An Act for the Admission of the State of Minnesota into the Union. 

Whereas an act of Congress was passed February twenty-six, eighteen hundred and fifty-seven, entitled “An act to authorize the people of the Territory of Minnesota to form a constitution and state government preparatory to their admission into the Union on an equal footing with the original States;” and whereas the people of said Territory did, on the twenty-ninth day of August, eighteen hundred and fifty-seven, by delegates elected for that purpose, form for themselves a constitution and state government, which is republican in form, and was ratified and adopted by the people, at an election held on the thirteenth day of October, eighteen hundred and fifty-seven, for that purpose: therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State of Minnesota shall be one, and is hereby declared to be one, of the United States of America, and admitted into the Union on an equal footing with the original States in all respects whatever.

Sec. 2. And be it further enacted, That said State shall be entitled to two representatives in Congress until the next apportionment of representatives amongst the several States.

Sec. 3. And be it further enacted, That from and after the admission of the State of Minnesota, as hereinbefore provided, all the laws of the United States which are not locally inapplicable shall have the same force and effect within that State as in other States of the Union; and the said State is hereby constituted a judicial district of the United States, within which a district court, with the like powers and jurisdiction as the district court of the United States for the district of Iowa, shall be established; the judge, attorney, and marshal of the United States for the said district of Minnesota shall reside within the same, and shall be entitled to the same compensation as the judge, attorney, and marshal of the district of Iowa; and in all cases of appeal or writ of error hereafter prosecuted and now pending in the supreme court of the United States, upon any record from the supreme court of Minnesota Territory, the mandate of execution or order of further proceedings shall be directed by the supreme court of the United States to the district court of the United States for the district of Minnesota, or to the supreme court of the State of Minnesota, as the nature of such appeal or writ of error may require; and each of those courts shall be the successor of the supreme court of Minnesota Territory, as to all such cases, with full power to hear and determine the same, and to award mesne or final process therein.

Approved, May 11, 1858.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of an act entitled “An act to establish two additional land districts in the Territory of Min-
THIRTY-FIFTH CONGRESS. Sess. I. Ch. 33, 34. 1858.

1856, ch. 33.


Southern boundary of northwestern land district.

1868, oh & ti, newts,” approved July eighth, anno Domini eighteen hundred and fifty-six, as defines the southern boundary of the northwestern land district, on the west side of the Mississippi River, be, and the same is hereby, repealed, and in lieu thereof the following boundaries are established, to wit: Commencing at the point on the eastern side of the Mississippi river where the present south line touches the river; thence down said River to the point opposite the intersection with the river of the eighth standard parallel; thence along said parallel to the point of intersection of guide meridian number four; thence along said guide meridian to the seventh standard parallel; thence west along said seventh parallel to the Sioux Wood river; thence north to the line heretofore established.

SEC. 2. And be it further enacted, That the line dividing ranges twenty-three and twenty-four be the boundary line between the northwestern and northeastern land districts in lieu of the range line between eighteen and nineteen, as heretofore established in the above-recited act.

APPROVED, May 11, 1858.

May 11, 1868.

Amended.

Post, p. 270.

Part of the Cheboygan district added to the Detroit, and part to the Saginaw district.

When act takes effect.

CHAP. XXXIII.—An Act to enlarge the Detroit and Saginaw Land Districts in Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the present Cheboygan district, in the State of Michigan, which lies south of the line dividing townships twenty-eight and twenty-nine north, and east of the line dividing ranges two and three west, shall be attached to and form a part of the present Saginaw district, and all that part of the said Cheboygan district which lies north of the line dividing townships twenty-eight and twenty-nine north, and east of the line dividing ranges one and two west, including the island of Mackinac, be attached to and form a part of the Detroit district, in said State.

SEC. 2. And be it further enacted, That this act take effect from and after the first day of July next.

APPROVED, May 11, 1858.

May 11, 1868.

CHAP. XXXIV.—An Act making Appropriations for the Support of the Military Academy for the Year ending the thirtieth of June, eighteen hundred and fifty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy, for the year ending the thirtieth of June, eighteen hundred and fifty-nine:

For pay of officers, instructors, cadets, and musicians, one hundred and twelve thousand eight hundred and six dollars.

For commutation of subsistence, three thousand and sixty-six dollars.

For forage for officers’ horses, eight hundred and sixty-four dollars.

For current and ordinary expenses, as follows: repairs and improvements, fuel and apparatus, forage, postage, stationery, transportation, printing, clerks, miscellaneous and incidental expenses, and departments of instruction, thirty-five thousand six hundred and ten dollars.

For gradual increase and expense of library, one thousand dollars.

For expenses of the board of visitors, three thousand dollars.

For forage for artillery and cavalry horses, eight thousand six hundred and forty dollars.

For barracks for dragoon detachment, one thousand five hundred dollars.

For barracks for artillery detachment, six thousand five hundred dollars.

For purchase of a bell, and mounting the same with the clock on one of the public buildings, four hundred and fifty dollars.

For repairs to officers’ quarters, five hundred dollars.
For models for the department of cavalry, two hundred and fifty dollars.
For extension of water-pipes and increase of reservoir, two thousand five hundred dollars.
For targets and batteries for artillery exercise, one hundred and fifty dollars.
For gas-pipes and retorts, extension to cadets' mess-hall, academic hall, and other public buildings, two thousand five hundred dollars.
For stables for dragoon and artillery horses, two thousand four hundred and sixty-eight dollars.

APPROVED, May 11, 1858.

CHAP. XXXV.—An Act to amend the Act entitled "An Act to ascertain and settle the private Land Claims in the State of California," passed March third, eighteen hundred and fifty-one, if either party shall desire to examine any witness residing in any other district within said State, or shall require the production of any paper, written instrument, book, or document, supposed to be in the possession or power of a witness residing in another district, the court wherein the case is pending, or any judge thereof, being satisfied, by affidavit or otherwise, of the materiality of such witness, or of the production of such paper, written instrument, book, or document, as evidence of the case, may order the clerk of said court to issue a subpoena, or a subpoena duces tecum for such witness and for such paper, written instrument, book, or document; which subpoena or subpoena duces tecum shall run into any other district in said State, and be served by the marshal of either district, as the court or judge may direct: And the court or judge ordering said writ shall have power to enforce obedience to said process, and punish disobedience by attachment, and in like manner as if said witness resided within the district where the cause may be pending; and all writs and process necessary to enforce obedience or punish disobedience to the aforesaid writs of subpoena and subpoena duces tecum may be served and executed by the marshal of either district, as the court or judge may direct: Provided, That a witness attending the court under a subpoena issued under the provisions of this act, in a district in which he does not reside, shall be entitled to the same fees for attendance as are allowed by the laws of the State of California to witnesses in similar cases.

APPROVED, May 11, 1858.

CHAP. XXXVII.—An Act for the Relief of the Hungarian Settlers upon certain Tracts of Land in Iowa, hitherto reserved from sale by Order of the President, dated January twenty-two, eighteen hundred and fifty-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of preemption be, and the same hereby is, extended to all Hungarian settlers on that body of land reserved from sale or location by order of the President of the United States, dated January twenty-second, eighteen hundred and fifty-five, said lands being known and described as follows: northeast quarter of northwest quarter of section ten, township sixty-seven, range twenty-six; east half of southeast quarter of section eleven, township sixty-seven, range twenty-six; east half of northeast quarter of section fourteen, township sixty-seven, range twenty-six; southwest quarter of southeast quarter of section fourteen, township sixty-seven, range twenty-six; east half of northeast quarter of section twenty-two, township sixty-
THIRTY-FIFTH CONGRESS. Sess. I. Ch. 36, 37. 1858.

seven, range twenty-six; southeast quarter of northeast quarter of section twenty-three, township sixty-seven, range twenty-six; west half of northeast quarter of section twenty-three, township sixty-seven, range twenty-six; west half of northwest quarter of section twenty-three, township sixty-seven, range twenty-six; north half of northeast quarter of section five, township sixty-eight, range twenty-six; east half of northwest quarter of section five, township sixty-eight, range twenty-six; east half of northeast quarter of section six, township sixty-nine, range twenty-six; northeast quarter of northwest quarter of section six, township sixty-nine, range twenty-six; west half of southwest quarter of section six, township sixty-nine, range twenty-six; northeast quarter of section seven, township sixty-nine, range twenty-six; northwest quarter of section seven, township sixty-nine, range twenty-six; southwest quarter of section thirty-two, township sixty-nine, range twenty-six; southwest quarter of southeast quarter of section one, township sixty-eight, range twenty-seven; northeast quarter of section one, township sixty-eight, range twenty-seven; northeast quarter of section two, township sixty-eight, range twenty-seven; northeast quarter of northeast quarter of section one, township sixty-nine, range twenty-seven; northwest quarter of northeast quarter of section twelve, township sixty-nine, range twenty-seven; northeast quarter of northeast quarter of section thirty-six, township seventy, range twenty-seven; west half of northeast quarter of section thirty-six, township seventy, range twenty-seven; north half of southwest quarter of section thirty-six, township seventy, range twenty-seven; north half of southwest quarter of section thirty-six, township seventy, range twenty-seven.

SEC. 2. And be it further enacted, That all such Hungarians entitled against subsequent claimants may have gone on to said lands prior to January twenty-second, eighteen hundred and fifty-five, or since that time, and have continued to inhabit and improve the same, shall hold their claims, not exceeding one hundred and sixty acres to each preemptor, against any other subsequent claimants whatever: Provided further, That said claimants under settlement and cultivation made prior to January twenty-second, eighteen hundred and fifty-five, or prior to the passage of this act, shall make known their claims in writing to the Register at Chariton within three months from the date of publication in said district, of notice to said claimants, of the privileges granted hereby, to be given by the Commissioner of the General Land-Office; and in all cases proof and payment must be made at the land-office aforesaid, within twelve months from the date of publication of notice aforesaid.

APPROVED, May 11, 1858.

May 11, 1858.

CHAP. XXXVII.—An Act to authorize the Secretary of the Treasury to sell the old Custom House and Site in Bath, Maine, 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 be, and he is hereby, authorized to sell at public auction, after first fixing a minimum price therefore, the old custom-house and site at Bath, Maine, when the new custom-house shall be completed and fit for occupation; and he is hereby authorized to use all or so much of the money arising from the sale of said old custom-house and site as shall be necessary to furnish the new custom-house.

APPROVED, May 11, 1858.
May 18, 1868.

CHAP. XXXVII.—An Act to authorize the Vestry of Washington Parish to take and enclose certain Parts of Streets in the City of Washington, for the Purpose of extending the Washington 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 the Vestry of Washington parish shall be, and are hereby, authorized, with the consent of the corporation of the city of Washington, to take, enclose, and use forever those parts of Eighteenth and Nineteenth streets east, which lie between the north side of G street south and the north side of Water street; and also those parts of south G and south H streets which lie between Seventeenth and Twentieth streets east, for the purpose of enlarging the Washington Cemetery: Provided, That the power hereby conferred shall not be exercised as regards such particular portion of either of the aforesaid streets as may pass in front of any lot of ground not owned by the said vestry, until the said vestry shall become the owners of such lot of ground: And provided further, That the said vestry shall not sell for any purpose whatever any of the aforesaid parts of streets, but the United States shall retain and hold such parts thereof as may be laid out for burial purposes for the interment of members of Congress or such officers of the government as may die in Washington.

SEC. 2. And be it further enacted, That no canal, railroad, street, or alley shall ever be laid out or opened into or through the Washington Cemetery, except such avenues or walks as may be laid out by the vestry of Washington parish, for the use and purposes of the said cemetery.

SEC. 3. And be it further enacted, That the Washington Cemetery shall be forever free from taxation.

APPROVED, May 18, 1868.

CHAP. XXXVIII.—An Act to provide for the Collection and Safe-keeping of Public Archives in the State of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be the duty of the Secretary of the Interior to cause to be collected and deposited in the Surveyor-General’s office in California, all official books, papers, instruments of writing, documents, archives, official seals, stamps, or dies, that may be found in the unauthorized possession of any individual, relating to and used in the administration of government and public affairs in the department of Upper California, and which belonged to the government during the existence of Spanish or Mexican authority in Upper California; and the same, when deposited in his office, shall be safely and securely kept by the Surveyor-General in the archives of his office; and copies thereof, authenticated by the Surveyor-General under the seal of his office, shall be evidence in all cases where the originals would be evidence; Provided, That at the time of depositing said books, papers, writings, and documents in said archives, a schedule and accurate description thereof shall be made by the Surveyor-General, with a statement of the time and place where the same were found, and when they were deposited in the archives, which shall be certified under the seal of the Surveyor-General, and filed in his office; and a certified copy of said schedule shall be transmitted to the Commissioner of the General Land-Office, and also to the Attorney-General.

SEC. 2. And be it further enacted, That if the Surveyor-General shall have cause to suspect a concealment of any such official books, papers, writings, documents, archives, or official seals, stamps, or dies aforesaid, in any particular dwelling-house, building, or place, any judge or commissioner of the United States may, on affidavit showing the facts and circumstances upon which such suspicions are founded, grant to the Surveyor-General, or to any marshal of the United States, a warrant to enter such places.
The wilful alteration or mutilation, &c., the concealment, or the unlawful taking or withholding of such books, &c., made a misdemeanor, and punishable by fine and imprisonment.

The wilfully placing any book, &c., in the archives, made a misdemeanor.

Punishment.

The false making, &c., or altering, &c., of any instrument in writing, &c., concerning lands, &c., in California, to establish a claim against the United States, a misdemeanor, and punishable by fine and imprisonment.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if any person shall falsely make, alter, forge, or counterfeit, or cause or procure to be falsely made, altered, forged, or counterfeited; or willingly aid and assist in the false making, altering, forging, or counterfeiting any petition, certificate, order, report, decree, concession, grant, confirmation, map, espediente, or part of an espediente, or any title-paper, or evidence of right, title, or claim to lands, mines, or minerals in California, or any instrument of writing whatever in relation to lands or minerals in the State of California; for the purpose of setting up or establishing against the United States any claim, right, or title to lands, mines, or minerals within the State of California, or for the purpose of enabling any person to set up or establish any such claim; or if any person, for the purposes aforesaid, or either of them, shall utter or publish as true and genuine, any such false, forged, altered, or counterfeited petition, certificate, order, report, decree, concession, grant, confirmation, map, espediente, or part of an espediente, or any title-paper, or evidence of right, title, or claim to lands or minerals in California, or any instrument of writing whatever in relation to lands or minerals in the State of California, for the purpose of setting up or establishing against the United States any claim, right, or title to lands, mines, or minerals within the State of California, or for the purpose of enabling any person to set up or establish any such claim; or if any person, for the purposes aforesaid, or either of them, shall utter or publish as true and genuine, any such false, forged, altered, or counterfeit petition, certificate, order, report, decree, concession, grant, confirmation, map, espediente, or part of an espediente, title-paper, evidence of right, title, or claim to lands or minerals in the State.
of California, or any instrument of writing whatever in relation to lands
or mines or minerals in the State of California, the person so offending
shall be deemed and adjudged guilty of a misdemeanor; and, being thereof
duly convicted, shall be sentenced to be imprisoned and kept at hard labor
for a period not less than three years, and not more than ten years, and
shall be fined not exceeding ten thousand dollars.

SEC. 2. And be it further enacted, That if any person shall make, or
cause or procure to be made, or shall willingly aid and assist in making
any falsely dated petition, certificate, order, report, decree, concession,
denouncement, deed, patent, confirmation, espete, map, espediente or part
of an espediente, or any title-paper, or written evidence of right, title, or
claim, under Mexican authority, to any lands, mines or minerals in the
State of California, or any instrument of writing in relation to lands or
mines or minerals in the State of California, having a false date, or falsely
purporting to be made by any Mexican officer or authority prior to the
seventh day of July, A. D. eighteen hundred and forty-six, for the purpose
of setting up or establishing any claim against the United States to lands,
or mines or minerals within the State of California, or of enabling any
person to set up or establish any such claim; or if any person shall sign
his name as governor, secretary, or other public officer acting under
Mexican authority, to any instrument of writing falsely purporting to be
a grant, concession, or denouncement under Mexican authority, and during
its existence in California, of lands, mines, or minerals, or falsely purport-
ing to be an informe, report, record, confirmation, or other proceeding on
an application for a grant, concession, or denouncement under Mexican
authority, during its existence in California, of lands, mines or minerals,
the person so offending shall be deemed and adjudged guilty of a misde-
meanor; and, being thereof duly convicted, shall be sentenced to be im-
prisoned and kept at hard labor for a period not less than three years,
nor more than ten years, and shall be fined not exceeding ten thousand
dollars.

SEC. 3. And be it further enacted, That if any person, for the purpose
of setting up or establishing any claim against the United States to lands,
mines, or minerals in the State of California, shall present, or cause
or procure to be presented, before any court, judge, commission, or com-
missoner, or other officer of the United States, any false, forged, altered,
or counterfeited petition, certificate, order, report, decree, concession,
denouncement, deed, patent, diseño, map, espediente or part of an espediente,
title-paper, or written evidence of right, title, or claim to lands, minerals
or mines in the State of California, knowing the same to be false, forged,
altered, or counterfeited, or any falsely dated petition, certificate, order,
report, decree, concession, denouncement, deed, patent, confirmation, diseño,
map, espediente or part of an espediente, title-paper, or written evidence
of right, title, or claim to lands, minerals or mines in California, knowing
the same to be falsely dated; or if any person shall prosecute in any court
of the United States, by appeal or otherwise, any claim against the United
States for lands, mines, or minerals in California, or shall, after the passage
of this act, continue to prosecute any claim now pending in said courts
against the United States for lands, mines or minerals in California, which
claim is founded upon, or evidenced by, any petition, certificate, order,
report, decree, concession, denouncement, deed, patent, confirmation, diseño,
map, espediente or part of an espediente, title-paper, or written evidence
of right, title, or claim, which has been forged, altered, counterfeited, or
falsely dated, knowing the same to be forged, altered, or counterfeited, or
falsely dated, the person so offending shall be deemed and adjudged guilty
of a misdemeanor; and, on conviction thereof, shall be sentenced to be im-
prisoned and kept at hard labor for a period not less than three years,
nor more than ten years, and shall be fined not exceeding ten thousand
dollars.

APPROVED, May 18, 1858.
May 19, 1858.  

CHAP. XLIII.—An Act to amend an Act entitled "An Act to authorize the President of the United States to cause to be surveyed the Tract of Land, in the Territory of Minnesota, belonging to the Half-breeds or mixed Bloods of the Dakota or Sioux Nation of Indians, and for other Purposes," approved seventeenth July, eighteen hundred and fifty-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act approved seventeenth July, eighteen hundred and fifty-four, above referred to, chapter eighty-three, be, and the same is hereby, amended, so that the body of land known as the half-breed tract, lying on the west side of Lake Pepin and the Mississippi River, in the Territory of Minnesota, and which is authorized to be surveyed by the said act of eighteen hundred and fifty-four, shall be subject to the operation of the laws regulating the sale and disposition of the public lands; and settlements heretofore made thereon are declared valid so far as they do not conflict with settlements made by half-breeds, and that the settlers shall have the benefit of the preemption laws of the United States, any location of half-breed scrip thereon, after the date of the settlement, notwithstanding: Provided, The declaration of preemption be filed within three months after public notice is given of the passage of this act in the proper land district: And provided, That when two or more persons have settled on the same quarter section, prior to the passage of this act, they shall be permitted to enter the same, and the rights of each shall be determined according to the provisions of the act relating to preemptions, passed March third, eighteen hundred and forty-three.

APPROVED, May 19, 1858.

May 24, 1858.  

CHAP. XLIV.—An Act to create a Land District in the Territory of New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the public lands in the Territory of New Mexico, to which the Indian title shall have been extinguished, shall constitute a land district to be called the "District of New Mexico," the office for which shall be established at such place within said district as the President of the United States may from time to time direct.

SEC. 2. And be it further enacted, That, for the purpose of carrying this act into effect, the President shall be, and he is hereby, authorized to appoint, by and with the advice and consent of the Senate, or during the recess thereof, a register and receiver for the district hereby created, who shall be required to reside at the site of the office, and whose powers, duties, obligations, and responsibilities shall be the same as are now prescribed by law for other land officers, (so far as they apply to these officers.)

SEC. 3. And be it further enacted, That this act shall not take effect in less than six months after its passage.

APPROVED May 24, 1858.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Isaac Drew, and such other persons as may have settled, in good faith, in the State of Wisconsin, since the first day of July, eighteen hundred and fifty, upon any portion of the lands that were erroneously selected by said State as a part of the five hundred thousand acre grant, which selections were not confirmed, and who were at that date, or since that time have become, an actual settler and housekeeper, and made improvements on any tract embraced among said erroneous selections, are hereby entitled to the same right of preemption, and upon the same terms and conditions, as are prescribed by an act entitled, "An Act to appropriate the Proceeds of the Sales of the Public Lands and grant Preemption Rights," approved September fourteenth, eighteen hundred and forty-one: Provided, such lands shall be paid for by such settlers at the minimum price.

SEC. 2. And be it further enacted, That where persons have erroneously entered any of the lands named in the first section of this act, and shall satisfactorily show to the register and receiver that, prior to, or within three months after, the passage of this act, they have made an actual settlement on the lands mentioned in the first section, the Commissioner of the General Land-Office is hereby authorized to issue patents therefor: Provided, That it shall be satisfactorily made to appear to him that the entry of the tract or tracts sought to be patented does not interfere with the rights or occupancy of any actual settler.

APPROVED, May 24, 1858.

CHAP. XLVI.—An Act to prevent the inconvenient Accumulation in the Post-Office Department of Postmasters' Quarterly Returns.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General may, from time to time, in his discretion, dispose of any quarterly returns of mails sent or received, preserving the accounts current, and all vouchers accompanying such accounts, and use such portions of the proceeds thereof as may be necessary to defray the cost of separating and disposing of the same: Provided, That the accounts shall be preserved entire, at least two years.

APPROVED, May 24, 1858.

CHAP. LVIII.—An Act for extending the Land Laws east of the Cascade Mountains, in Oregon and Washington Territories.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the existing laws relating to the survey and disposal of the public lands in the Territories of Oregon and Washington, west of the Cascade Mountains, be, and the same are hereby, extended and made applicable also to the lands lying east of said mountains within said Territories.

APPROVED, May 29, 1858.

CHAP. LXI.—An Act to amend the "Act to incorporate the Columbia Institution for the Instruction of the Deaf and Dumb and the Blind," approved February sixteenth, eighteen hundred and seventy, for five years, allowed for salaries and incidental expenses of said institution, and that three thousand dollars be,
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and is hereby, appropriated for the present fiscal year, payable out of any
moneys in the treasury not otherwise appropriated.

SEC. 2. And be it further enacted, That the deaf and dumb and the blind
children of all persons in the military and naval service of the United
States, while such persons are actually in such service, shall be entitled to
instruction in said institution, on the same terms as deaf and dumb and
blind children belonging to the Districts of Columbia.

SEC. 3. And be it further enacted, That all receipts and disbursements
under this act shall be reported to the Secretary of the Interior, as required
in the sixth section of the act to which this is an amendment.

APPROVED, May 29, 1858.

June 2, 1858.

CHAP. LXXXI.—An Act to provide for the Location of certain confirmed Private Land
Claims in the State of Missouri, 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 decisions in favor
of certain land claimants herein made by the recorder of land titles in the
State of Missouri and the two commissioners associated with him, by virtue
of an act entitled “An Act for the final adjustment of Private Land Claims
in Missouri,” approved July nine, eighteen hundred and thirty-two, and an
act supplemental thereto, approved second March, eighteen hundred and
thirty-three, as entered in the transcript of decisions transmitted by the
said recorder and commissioners to the Commissioner of the General
Land-Office, which said claims are named and numbered as follows:
Manuel de Liza, number thirty-three; John Coonts and Hampstead,
number forty-four; Matthew Sanigar, number fifty-seven; Charles Tayon,
number sixty-seven; the sons of Joseph M. Pepin, number seventy-four;
Louis Lorimier, number eighty-seven; Bartholomew Cousin, number
eighty-nine; John Liza, number ninety-five; Seneca Rawlins, number one hundred
and four; William L. Long, number one hundred and six; Joachim Liza,
number one hundred and thirty-three; Francis Lacombe, number thirty-four; Israel Dodge,
number three hundred and thirty-four; said decisions above named being in the first class of claims, acted
upon by said board; also the claim of Regis Loisel, number six, in the
second class, acted on by said board, be, and the same are hereby, confirmed
saving and reserving, however, to all adverse claimants the right to assert the validity of their
claims in a court or courts of justice: Provided, however, That any claim
so recommended for confirmation, but which may have been rejected, in
whole or in part, by any subsequent board of commissioners, be, and the
same is hereby, specially excepted from confirmation.
SEC. 3. And be it further enacted, That the locations authorized by the preceding section shall be entered with the register of the proper land-office, who shall, on application for that purpose, make out for such claimant, or his legal representatives, (as the case may be,) a certificate of location, which shall be transmitted to the Commissioner of the General Land-Office; and if it shall appear to the satisfaction of the said commissioner that said certificate has been fairly obtained, according to the true intent and meaning of this act, then, and in that case, patents shall be issued for the land so located as in other cases; and for each and every certificate as aforesaid, issued by the register of any land-office, he shall receive the sum of one dollar; that in all cases of confirmation by this act, or where any private land claim has been confirmed by Congress, and the same, in whole or in part, has not been located or satisfied, either for want of a specific location prior to such confirmation, or for any reason whatsoever, other than a discovery of fraud in such claim subsequent to such confirmation, it shall be the duty of the surveyor-general of the district in which such claim was situated, upon satisfactory proof that such claim has been so confirmed, and that the same, in whole or in part, remains unsatisfied, to issue to the claimant, or his legal representatives, a certificate of location for a quantity of land equal to that so confirmed and unsatisfied; which certificate may be located upon any of the public lands of the United States subject to sale at private entry, at a price not exceeding one dollar and twenty-five cents per acre: Provided, That such location shall conform to legal divisions and subdivisions.

SEC. 4. And be it further enacted, That the register of the proper land-office, upon the location of such certificate, shall issue to the person entitled thereto a certificate of entry, upon which, if it shall appear to the satisfaction of the Commissioner of the General Land-Office that such certificate has been fairly obtained, according to the true intent and meaning of this act, a patent shall issue as in other cases.

APPROVED, June 2, 1858.

CHAP. LXXXII.—An Act making Appropriations for the Legislative, Executive, and Judicial Expenses of Government for the Year ending the thirtieth of June, eighteen hundred and fifty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the objects hereafter expressed, for the fiscal year ending the thirtieth of June, eighteen hundred and fifty-nine, namely:

Legislative.—For compensation and mileage of senators, one hundred and sixty-two thousand seven hundred and fifty dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, viz: secretary of the Senate, three thousand six hundred dollars; officer charged with disbursements of the Senate, four hundred and eighty dollars; chief clerk, two thousand five hundred dollars; principal clerk and principal executive clerk in the office of the secretary of the Senate, at two thousand one hundred and sixty dollars each; eight clerks in the office of the secretary of the Senate, at one thousand eight hundred and fifty dollars each; keeper of the stationery, one thousand seven hundred and fifty-two dollars; two messengers, at one thousand and eighty dollars each; one page, at five hundred dollars; sergeant at-arms and doorkeeper, two thousand dollars; assistant doorkeeper, one thousand seven hundred and forty dollars; two mail boys, at nine hundred dollars each; superintendent of the docu-
ment room, one thousand five hundred dollars; two assistants in document room, at one thousand two hundred dollars each; superintendent of the folding room, one thousand five hundred dollars; two messengers, acting as assistant-doorkeepers, at one thousand five hundred dollars each; sixteen messengers, at one thousand two hundred dollars each; superintendent in charge of Senate furnaces, one thousand two hundred dollars; assistant in charge of furnaces, six hundred dollars; laborer in private passage, six hundred dollars; two laborers, at four hundred and eighty dollars each; clerk or secretary to the President of the Senate, one thousand seven hundred and fifty-two dollars; draughtsman, one thousand eight hundred and fifty dollars; clerk to the Committee on Finance, one thousand eight hundred and fifty dollars; clerk to the Committee of Claims, one thousand eight hundred and fifty dollars; clerk of printing records, one thousand eight hundred and fifty dollars—making seventy-eight thousand nine hundred and fourteen dollars.

For the additional compensation allowed by the resolution of the Senate of the eleventh of May, eighteen hundred and fifty-eight, to a messenger in the office of the secretary of the Senate, for the fiscal year ending the thirtieth of June, eighteen hundred and fifty-eight, three hundred and thirty dollars.

For the contingent expenses of the Senate, viz:

- For binding, fifty thousand dollars.
- For lithographing and engraving, forty-five thousand dollars.
- For stationery, twelve thousand dollars.
- For newspapers, three thousand dollars.
- For Congressional Globe and binding the same, twenty-four thousand two hundred and seventeen dollars and twenty cents.
- For reporting proceedings, ten thousand four hundred dollars.
- For clerks to committees, pages, police, horses, and carryalls, twenty-six thousand five hundred and eight dollars and fifty cents.
- For miscellaneous items, twenty thousand dollars.

For stationery for fiscal year ending the thirtieth of June, eighteen hundred and fifty-eight, five thousand dollars for the Senate; and for stationery for fiscal year ending thirtieth of June, eighteen hundred and fifty-eight, five thousand dollars for the House of Representatives.

For compensation and mileage of members of the House of Representatives and delegates from Territories, five hundred and eighty thousand dollars, and for stationery, one thousand two hundred and seventeen dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the House of Representatives, viz:

- Clerks of the House of Representatives, one thousand seven hundred and fifty-two dollars each; messenger in charge of the document room, one thousand seven hundred and fifty-two dollars; messenger in charge of the folding room, one thousand seven hundred and five dollars; messenger in charge of the hall, one thousand seven hundred and forty dollars; four messengers, at one thousand four hundred and forty dollars each; doorkeeper, two thousand one hundred and sixty dollars; superintendent of the folding room, one thousand eight hundred dollars; superintendent of assistant in the document room, at one thousand seven hundred and fifty-two dollars each; messenger in charge of the hall, seventeen hundred and forty dollars; five messengers, at one thousand five hundred dollars each;
eight messengers, at one thousand two hundred dollars each; six messengers, at one thousand two hundred dollars each; messenger to the Speaker, one thousand seven hundred and fifty-two dollars; clerk to the Committee of Claims, one thousand eight hundred dollars; clerk to the Committee of Ways and Means, one thousand eight hundred dollars—making eighty-six thousand seven hundred and forty-eight dollars.

For contingent expenses of the House of Representatives, viz:

For binding documents, one hundred thousand dollars.
For furniture, repairs, and boxes for members, ten thousand dollars.
For stationery, fifteen thousand dollars.
For horses, carriages, and saddle horses, six thousand dollars.
For fuel, oil, and candles, three thousand six hundred dollars.
For newspapers, twelve thousand five hundred dollars.
For engraving, electrotyping, and lithographing, one hundred thousand dollars.
For Capitol police, five thousand eight hundred and ninety dollars.
For laborers, six thousand two hundred and eighty-five dollars.
For horse, carriages, and saddle horses, six thousand dollars.
For stationery, fifteen thousand dollars.
For folding documents, including pay of folders, wrapping paper, twine, and paste, thirty thousand dollars.
For cartage, two thousand dollars.
For miscellaneous items, thirty thousand dollars.

For twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the second session of the thirty-fifth Congress, seventeen thousand three hundred and fifty-two dollars.

For binding twenty-four copies of the Congressional Globe and Appendix for each member and delegate of the second session of the thirty-fifth Congress, eight thousand and ninety-seven dollars and sixty cents: Provided, That no greater price shall be paid for the same than sixty cents for each volume or part, actually bound and delivered.

For reporting the debates of the second session of the thirty-fifth Congress, eight thousand dollars.

For the usual additional compensation to the reporters for the Congressional Globe for reporting the proceedings of the House of Representatives for the next regular session of the thirty-fifth Congress, eight hundred dollars to each reporter, four thousand dollars.

To pay to the reporters of the Senate, the usual extra compensation, for the third session of the thirty-fourth Congress, eight hundred dollars each, three thousand two hundred dollars.

To pay to the reporters of the Senate the usual extra compensation for the first session of the thirty-fifth Congress, eight hundred dollars each, three thousand two hundred dollars.

To pay to the reporters of the Senate the usual extra compensation, for the second session of the thirty-fifth Congress, eight hundred dollars each, three thousand two hundred dollars.

For one hundred copies of the Congressional Globe and Appendix, and for binding the same, for the second session of the thirty-fifth Congress, for the use of the Library of the House of Representatives, four hundred, and forty dollars.

For the compensation of the draughtsman and clerks employed upon the land maps, clerks to committees, and temporary clerks in the office of the Clerk of the House of Representatives, seventeen thousand and eight hundred dollars.

For two mail boys at nine hundred dollars each, and the messenger in charge of the south extension, three thousand three hundred dollars.

For furnishing the committee rooms, retiring rooms, and offices in the south wing of the Capitol extension with gas-fixtures, chandeliers, iron safes, and other furniture, forty thousand dollars.
Library of Congress.—For compensation of librarian, three assistant librarians, and messenger, nine thousand dollars.
For contingent expenses of said library, one thousand dollars.
For coal, and fireman for furnaces to warm the library, six hundred dollars.
For purchase of books for said library, five thousand dollars.
For purchase of law books for said library, two thousand dollars.

Botanic Garden.—For procuring manure, tools, fuel, repairs, purchasing trees and shrubs for botanic garden, to be expended under the direction of the Library Committee of Congress, twenty-three hundred dollars.
For pay of horticulturist and assistants in the botanic garden and greenhouses, to be expended under the direction of the Library Committee of Congress, five thousand one hundred and twenty-one dollars and fifty cents.
For reglazing and repairing damages to the green-houses by the hail storm of June, eighteen hundred and fifty-seven, one thousand and forty-four dollars and sixteen cents.

Public Printing. For compensation of the Superintendent of Public Printing, and the clerks and messenger in his office, eleven thousand five hundred and fourteen dollars.
For contingent expenses of his office, viz: For blank books, stationery, postage, advertising for proposals for paper, furniture, traveling expenses, cartage and labor in storing and transportation of paper; and miscellaneous items, two thousand eight hundred and fifty dollars.
For rent of wareroom, two hundred and fifty dollars.
For paper required for the printing of the second session of the thirty-fifth Congress, one hundred thousand dollars.
For printing required for the second session of the thirty-fifth Congress, seven thousand dollars.

Court of Claims.—For salaries of three judges of the Court of Claims, the solicitor, assistant solicitor, deputy solicitor, clerk and assistant clerk, and messenger thereof, twenty-seven thousand three hundred dollars.
For stationery, fuel, gas or other lights, printing, labor, and miscellaneous items for the Court of Claims, four thousand dollars.
For commissioners' fees for taking testimony in behalf of the government, fees of witnesses and of agents or attorneys to be appointed by the solicitor to attend to the taking of depositions, five thousand dollars.

Executive.—For compensation of the President of the United States, twenty-five thousand dollars.
For compensation of the Vice President of the United States, eight thousand dollars.
For compensation to secretary to sign patents for lands, one thousand five hundred dollars.
For compensation to the private secretary, steward, and messenger of the President of the United States, four thousand six hundred dollars.
For contingent expenses of the executive office, including stationery therefor, three hundred and fifty dollars.

Department of State.—For compensation of the Secretary of State and Assistant Secretary of State, clerks, messenger, assistant messenger, and laborers in his office, fifty-seven thousand eight hundred dollars.
For the Incidental and Contingent Expenses of said Department.—For proof-reading, packing, and distributing laws and documents, including cases and transportation, and miscellaneous expenses, five thousand dollars.
For stationery, blank books, binding, furniture, fixtures, repairs, painting and glazing, six thousand five hundred dollars.
For newspapers, six hundred dollars.
For miscellaneous items, two thousand dollars.
To enable the Secretary of State to purchase fifty copies, each, of volumes twenty-two and twenty-three of Howard's Reports of the Decisions of the Supreme Court of the United States, five hundred dollars.
To enable the Secretary of State to carry into effect the act entitled, "An Act for the admission of the State of Kansas into the Union," ten thousand dollars.

Northeast Executive Building.—For compensation of four watchmen and two laborers of the northeast executive building, three thousand six hundred dollars.

For contingent expenses of said building, viz: for fuel, light, repairs, and miscellaneous expenses, four thousand three hundred dollars.

Treasury Department.—For compensation of the Secretary of the Treasury, Assistant Secretary of the Treasury, clerks, messenger, assistant messenger, and laborers in his office, forty-eight thousand six hundred dollars.

For compensation of the First Comptroller, and the clerks, messenger, and laborers in his office, twenty-eight thousand three hundred and forty dollars.

For compensation of the Second Comptroller, and the clerks, messenger, and assistant messenger in his office, twenty-six thousand eight hundred and forty dollars.

For compensation of the Third Comptroller, and the clerks, messenger, and laborer in his office, thirty-five thousand nine hundred and forty dollars.

For compensation of the Fourth Comptroller, and the clerks, messenger, and assistant messenger in his office, thirty-five thousand five hundred and forty dollars.

For compensation of the Fifth Auditor, and the clerks, messenger, and laborer in his office, seventeen thousand eight hundred and forty dollars.

For compensation of the Auditor of the Treasury for the Post-Office Department, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and seventy-two thousand three hundred and forty dollars.

For compensation of the Treasurer of the United States, and the clerks, messenger, assistant messenger, and laborers in his office, twenty-five thousand seven hundred and forty dollars.

For compensation of the Register of the Treasury, and the clerks, messenger, assistant messenger, and laborers in his office, fifty thousand three hundred and forty dollars.

For compensation of the Solicitor of the Treasury, and the clerks and messenger in his office, seventeen thousand one hundred and forty dollars.

For compensation of the Commissioner of the Customs, and the clerks, messenger, and laborer in his office, twenty thousand four hundred and forty dollars.

For compensation of the clerks, messenger, and laborer of the Light-house Board, nine thousand two hundred and forty dollars.

Contingent Expenses of the Treasury Department.—

In the office of the Secretary of the Treasury:

For copying, blank books, stationery, binding, sealing ships' registers, translating foreign languages, advertising, and extra clerk hire for preparing and collecting information to be laid before Congress—said clerks to be employed only during the session of Congress or when indispensably necessary to enable the department to answer some call made by either house of Congress at one session to be answered at another; and no such extra clerk shall receive more than three dollars and thirty-three and one third cents per day for the time actually and necessarily employed—
and for miscellaneous items, thirteen thousand seven hundred and fifty dollars.

1st Comptroller's office.

In the office of the First Comptroller:

For furniture, blank books, binding, stationery, public documents, State and Territorial statutes, and miscellaneous items, and the Union and National Intelligencer newspapers, two thousand two hundred dollars.

2d Comptroller's office.

In the office of the Second Comptroller:

For blank books, binding, stationery, pay for the National Intelligencer and Union, to be filed and preserved for the use of the office, office furniture, and miscellaneous items, one thousand five hundred dollars.

1st Auditor's office.

In the office of the First Auditor:

For blank books, binding, stationery, office furniture, cases for records and official papers, and miscellaneous items, including subscription for the Union and National Intelligencer, to be filed for the use of the office, one thousand eight hundred dollars.

2d Auditor's office.

In the office of the Second Auditor:

For blank books, binding, stationery, office furniture, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, one thousand two hundred dollars.

3d Auditor's office.

In the office of the Third Auditor:

For blank books, binding, stationery, office furniture, carpeting, two newspapers, the Union and Intelligencer, preserving files and papers, bounty-land service, miscellaneous items and arrearages, three thousand five hundred and forty dollars.

4th Auditor's office.

In the office of the Fourth Auditor:

For stationery, books, binding, labor, and miscellaneous items, one thousand one hundred dollars.

5th Auditor's office.

In the office of the Fifth Auditor:

For blank books, binding, stationery, office furniture, carpeting, and miscellaneous expenses, in which are included two daily newspapers, one thousand dollars.

Office of Auditor for P. O. Department.

For stationery, blank books, binding, ruling, miscellaneous items, for fileboards, repairs, cases and desks for safe keeping of papers, furniture, lights, washing towels, ice, horse for messenger, telegraphic despatches, and stoves, twelve thousand five hundred and fifty dollars.

Treasurer's office.

For blank books, binding, stationery, and miscellaneous items, one thousand dollars.

Register's office.

For ruling and full-binding books for recording collectors' quarterly abstracts of commerce and navigation, and blank abstracts for their use, blank books, binding and stationery, arranging and binding cancelled marine papers, and records, and miscellaneous items, including office furniture and carpeting, copper-plate printed certificates of registers of vessels and crew lists, ten thousand dollars.

Solicitor's office.

For blank books, binding, stationery, labor, and miscellaneous items, and for statutes and reports, two thousand two hundred dollars.

Office of Commissioner of Customs.

For blank books, binding, stationery, miscellaneous items, two thousand dollars.

Light-house Board.

Light-house Board.—For blank books, binding, stationery, miscellaneous expenses, and postage, seven hundred and fifty dollars.

S. E. Executive Building.

For the general purposes of the Southeast Executive Building.—For compensation of eight watchmen and nine laborers of the southeast executive building, ten thousand two hundred dollars.

For contingent expenses of said building, viz:
Fuel, lights, repairs, and miscellaneous, eight thousand five hundred dollars.

For compensation of four watchmen and two laborers for the south extension of the southeast executive building, three thousand six hundred dollars.

For contingent expenses of skid building, fuel, and miscellaneous items, three thousand dollars.

Department of the Interior.—For compensation of the Secretary of the Interior, and the clerks, messengers, assistant messengers, watchmen, and laborers in his office, thirty-six thousand nine hundred dollars.

For compensation of the Commissioner of the General Land-Office, and the recorder, draughtsman, assistant draughtsman, clerks, messengers, assistant messengers, packers, watchmen, and laborers in his office, one hundred and seventy-two thousand six hundred and ninety dollars; and the authority conferred upon the principal clerk of public lands, of Acting Commissioner ad interim, in the absence, and so forth, of the Commissioner, by the second section of the act reorganizing the General Land-Office, approved the fourth of July, eighteen hundred and thirty-six, shall be, and the same hereby is, transferred to the chief clerk of said General Land-Office.

For additional clerks in the General Land-Office, under the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, and for laborers employed therein, fifty-eight thousand four hundred dollars; Provided, That the Secretary of the Interior, at his discretion, shall be, and he is hereby, authorized to use any portion of said appropriation for piece work, or by the day, week, month, or year, at such rate or rates as he may deem just and fair.

For compensation of the Commissioner of Indian Affairs, and the clerks, messenger, assistant messenger, watchman and laborer in his office, thirty-one thousand nine hundred and forty dollars.

For compensation of the Commissioner of Pensions, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and nine thousand three hundred and forty dollars.

For compensation of the Commissioner of Public Buildings, and the clerk in his office, three thousand two hundred dollars.

Contingent Expenses—Department of the Interior.—

Office of the Secretary of the Interior:

For books, stationery, furniture, fuel, lights, and other contingencies, and for books and maps for the library, seven thousand two hundred dollars.

For expense of packing and distributing the congressional journals and documents, in pursuance of the provisions contained in the joint resolution of Congress approved twenty-eighth January, eighteen hundred and fifty-seven, six thousand dollars.

For the preservation of the collections of the exploring and surveying expeditions of the government, four thousand dollars.

For the transfer to, and new arrangement of those collections in, the Smithsonian Institution, one thousand dollars.

To enable the Secretary of the Interior to pay the superintendent of the building occupied by said Secretary and his department, from the first day of January, eighteen hundred and fifty-five, to the thirtieth day of June, eighteen hundred and fifty-eight, the allowance to be made to such superintendent, with his salary as clerk, not to exceed two thousand dollars per annum, the sum of seven thousand dollars.

General Land-Office:

For cash system and military patents, under laws prior to twenty-eighth September, eighteen hundred and fifty; patent and other records; tract books and blank books for this and the district lands-offices; binding plats and field notes; stationery, furniture, and repairs of same, and miscellaneous.
ous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, thirty-three thousand five hundred dollars.

For contingent expenses, in addition, under swamp land act of twenty-eighth September, eighteen hundred and fifty, military bounty acts of twenty-eighth September, eighteen hundred and fifty, and twenty-second March, eighteen hundred and fifty-two, and act thirty-first August, eighteen hundred and fifty-four, for the satisfaction of Virginia land warrants, twenty-six thousand one hundred dollars.

For fuel, lights, and incidental expenses attending the same, including pay of furnace keepers, four thousand dollars.

For contingent expenses under the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, and amendatory act of fourteenth May, eighteen hundred and fifty-six, to wit: For patents, patent and other records, stationery, and miscellaneous items on account of bounty lands under said acts, thirteen thousand dollars.

Office of Indian Affairs:

For blank books, binding, stationery, fuel, and lights, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, five thousand dollars.

Pension Office:

For stationery, binding books, furniture, and repairing the same, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, and for books for the library, ten thousand dollars.

For contingencies in the said office under the bounty-land act of third March, one thousand eight hundred and fifty-five:

For engraving and retouching plates for bounty land warrants, printing and binding the same, stationery, blank books for register's office, furniture, and miscellaneous items, fifteen thousand dollars: Provided, however, That the Secretary of the Interior, at his discretion, shall be authorized to use any portion of said appropriation for clerical services by the day, week, month, or year, at such rates as he may deem just and fair.

Surveyors-General and their clerks.—For compensation of the surveyor-general of Illinois and Missouri, and the clerks in his office, five thousand eight hundred and twenty dollars.

For compensation of the surveyor-general of Louisiana, and the clerks in his office, four thousand five hundred dollars.

For compensation of the surveyor-general of Florida, and the clerks in his office, five thousand five hundred dollars.

For compensation of the surveyor-general of Wisconsin and Iowa, and the clerks in his office, eight thousand three hundred dollars.

For compensation of the surveyor-general of Arkansas, and the clerks in his office, eight thousand three hundred dollars.

For compensation of the surveyor-general of Oregon, and the clerks in his office, seven thousand five hundred dollars.

For rent of surveyor-general's office in Oregon, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

For compensation of the surveyor-general of California and the clerks in his office, fifteen thousand five hundred dollars.

For compensation of the surveyor-general of Washington Territory and the clerks in his office, seven thousand dollars.

For office rent for the surveyor-general of Washington Territory, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For compensation of the surveyor-general of New Mexico, and the clerks in his office, seven thousand dollars.

For compensation of translators in the office of the surveyor-general of New Mexico, two thousand dollars.
For rent of the surveyor-general's office in New Mexico, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For compensation of the surveyor-general of Kansas and Nebraska, and the clerks in his office, eight thousand three hundred dollars.

For compensation of the surveyor-general of Minnesota and the clerks in his office, eight thousand three hundred dollars.

For compensation of clerks in the offices of the surveyors-general, to be apportioned to them according to the exigencies of the public service, and to be employed in transcribing field notes of surveys, for the purpose of preserving them at the seat of government, forty-one thousand dollars.

For salary of the recorder of land titles in Missouri, five hundred dollars.

War Department.—For compensation of the Secretary of War, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-two thousand dollars.

For compensation of the clerks and messenger in the office of the adjutant general, thirteen thousand six hundred and forty dollars.

For compensation of the clerks and messenger in the office of the quartermaster general, sixteen thousand four hundred and forty dollars.

For compensation of the clerks and messenger in the office of the paymaster general, twelve thousand four hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the office of the commissary-general, ten thousand and forty dollars.

For compensation of the clerks and messenger in the office of the surgeon general, five thousand two hundred and forty dollars.

For compensation of the clerks; messenger, and laborer in the office of topographical engineers, ten thousand six hundred and forty dollars.

For compensation of the clerks and messenger in the office of the chief engineer, eight thousand two hundred and forty dollars.

For compensation of the clerks and messenger in the office of the colonel of ordnance, twelve thousand two hundred and forty dollars.

Contingent Expenses of the War Department.—

Office of the Secretary of War:

For blank books, stationery, books, maps, extra clerk hire, and miscellaneous items, five thousand five hundred dollars.

Office of the Adjutant-General:

For blank books, binding, stationery, and miscellaneous items, two thousand dollars.

Office of the Quartermaster-General:

For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

Office of the Paymaster-General:

For blank books, binding, stationery, and miscellaneous items, five hundred dollars.

Office of the Chief Engineer:

For blank books, binding, stationery, and miscellaneous items, including two daily Washington papers, nine hundred dollars.

Office of the Surgeon-General:

For blank books, binding, stationery, and miscellaneous items, four hundred dollars.

Office of Colonel of Ordnance:

For blank books, binding, stationery, and miscellaneous items, nine hundred and fifty dollars.

Office of the Colonel of Topographical Engineers:

For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

For the general purposes of the Northwest Executive Building.—For N. W. Executive Building, compensation of four watchmen and two laborers of the northwest executive building, three thousand six hundred dollars.
For fuel, light, and miscellaneous items, four thousand dollars.

For the general purposes of the Building corner of F and Seventeenth Streets.—For compensation of superintendent, four watchmen, and two laborers for said building, three thousand eight hundred and fifty dollars. And the compensation of superintendent may be allowed to the clerk who has performed, or may hereafter perform, the duties of that office; the allowance to be made to such superintendent, with his salary as clerk, not to exceed two thousand dollars.

For fuel, compensation of firemen, and miscellaneous items, four thousand eight hundred dollars.

NAVY Department.—For compensation of the Secretary of the Navy, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-nine thousand six hundred dollars. For compensation of the chief of the bureau of navy-yards and docks, and the clerks, messenger, and laborer in his office, fourteen thousand one hundred and forty dollars.

For compensation of the chief of the bureau of ordnance and hydrography, and the clerks, messenger, and laborer in his office, twelve thousand three hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the bureau of provisions and clothing, eight thousand eight hundred and forty dollars.

For the general purposes of the Southwest Executive Building.—For the compensation of four watchmen of the southwest executive building, two thousand four hundred dollars.

For contingent expenses of said building, viz: For labor, fuel, lights, and miscellaneous items, three thousand nine hundred and thirteen dollars.

Post-Office Department.—For compensation of the Postmaster-General, three Assistant Postmasters-General, and the clerks, messenger, assistant messengers, watchmen, and laborers of said department, one hundred and fifty-seven thousand eight hundred dollars.

Contingent expenses of said department: For blank books, binding, and stationery, fuel for the General Post-Office building, including the Auditor's Office, oil, gas, and candles, print-
For repairs of the General Post-Office building, for office furniture, glazing, painting, whitewashing, and for keeping the fire-places and furnaces in order, four thousand dollars.

To meet the expenses incident to the completion of a large portion of the General Post-Office extension, viz:

For furnishing partially eighty-one rooms, incidental expenses in all other portions of the new building, fuel, gas, candles, day watchman, miscellaneous items, and ten laborers at six hundred dollars each, twenty-eight thousand dollars.

Printing for Executive Departments.—For paper and printing for the executive departments, including the paper, printing, and binding of the annual statement of commerce and navigation of the United States, and the paper and printing of the annual estimates of appropriations, fifty-five thousand dollars.

Mint of the United States.—

At Philadelphia.—For salaries of the director, treasurer, assayer, melter and refiner, chief coiner and engraver, assistant assayer, assistant melter and refiner, and seven clerks, twenty-seven thousand nine hundred dollars.

For wages of workmen and adjusters, seventy-four thousand eight hundred dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, seventy-five thousand dollars.

For transportation of bullion from New York assay office to the United States mint for coinage, ten thousand dollars.

At San Francisco, California.—For salaries of superintendent, treasurer, assayer, melter and refiner, coiner, and five clerks, twenty-six thousand four hundred and fifty-five dollars.

For wages of workmen and adjusters, one hundred and sixty-six thousand eight hundred and ninety-four dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, twenty-two thousand six hundred and six dollars.

At New Orleans.—For salaries of superintendent, treasurer, assayer, coiner, melter and refiner, and three clerks, eighteen thousand three hundred dollars.

For wages of workmen, twenty-two thousand dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, twenty thousand nine hundred dollars.

At Charlotte, North Carolina.—For salaries of superintendent, coiner, assayer, and clerk, four thousand five hundred dollars.

At Dahlonega, Georgia.—For salaries of superintendent, coiner, assayer, and clerk, five thousand three hundred dollars.

For wages of workmen, one thousand two hundred dollars.

At Assay Office, New York.—For salaries of officers and clerks, twenty-one thousand one hundred dollars.

GOVERNMENT IN THE TERRITORIES.

Territory of Oregon.—For salaries of governor, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

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New Mexico.  
**Territory of New Mexico.—** For salaries of governor, three judges, and secretary, twelve thousand dollars.  
For contingent expenses of said Territory, one thousand dollars.  
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Utah.  
**Territory of Utah.—** For salaries of governor, three judges, and secretary, twelve thousand dollars.  
For contingent expenses of said Territory, one thousand dollars.

Washington.  
**Territory of Washington.—** For salaries of governor, three judges, and secretary, twelve thousand dollars.  
For contingent expenses of said Territory, one thousand dollars.

Nebraska.  
**Territory of Nebraska.—** For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.  
For contingent expenses of said Territory, one thousand dollars.  
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Kansas.  
**Territory of Kansas.—** For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.  
For contingent expenses of said Territory, one thousand dollars.  
For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Minnesota.  
**Territory of Minnesota.—** For defraying the expenses incurred in taking the census of the Territory of Minnesota, under the act approved twenty-sixth February, eighteen hundred and fifty-seven, twenty thousand dollars:  
**Provided,** The compensation to the officers taking the same shall not exceed that allowed by the acts of twenty-third May, eighteen hundred and fifty, and thirtieth August, eighteen hundred and fifty, to those who took the census in California, Oregon, Utah, and New Mexico.

Judiciary.  
**Judiciary.—** For salaries of the chief justice of the supreme court, and eight associate justices, fifty-four thousand dollars.  
For salaries of the district judges, one hundred and eight thousand dollars.  
For salary of the circuit judge of California, six thousand dollars.  
For salaries of the chief justices of the District of Columbia, the associate judges, and the judges of the criminal court and the orphans' court, fifteen thousand seven hundred and fifty dollars.

Office of Attorney General.  
**Office of the Attorney-General.—** For salaries of the Attorney-General, and the clerks and messenger in his office, eighteen thousand dollars.  
For contingent expenses of the office of the Attorney-General, two thousand five hundred dollars.  
For purchase of law and necessary books, and binding, for the office of the Attorney-General, one thousand dollars.  
For the purchase of deficient State reports and statutes for the office of the Attorney-General, one thousand dollars.  
For fuel and labor for the office of the Attorney-General, one thousand dollars.  
For furniture and bookcases for office of the Attorney-General, one thousand dollars.
For legal assistance and other necessary expenditures in the disposal of private land claims in California, twelve thousand dollars.

For services of special counsel and other extraordinary expenses, in defending the title of the United States to public property in California, forty thousand dollars.

For the employment of such number of clerks, not exceeding three, by the district attorney of the northern district of California, as may be necessary to transcribe the records of the district court, in land cases, upon which appeals have been or may be taken to the Supreme Court; such sum as may be necessary is hereby appropriated, provided the compensation shall not exceed one hundred and fifty dollars a month for each; and that such clerks shall not be employed under the authority of this act, after the third day of March, eighteen hundred and fifty-nine.

For salary of the reporter of the decisions of the Supreme Court, one thousand three hundred dollars.

For compensation of the district attorneys, eleven thousand seven hundred and fifty dollars.

For compensation of the marshals, ten thousand four hundred dollars.

Independent Treasury. — For salaries of the assistant treasurers of the United States at New York, Boston, Charleston, and St. Louis, sixteen thousand five hundred dollars.

For additional salaries of the treasurer of the mint at Philadelphia of one thousand dollars, and of the treasurer of the branch mint at New Orleans of five hundred dollars, one thousand five hundred dollars.

For salaries of five of the additional clerks authorized by the acts of sixth August, eighteen hundred and forty-six, and paid under acts of twelfth August, eighteen hundred and forty-eight, third March, eighteen hundred and fifty-one, and third March, eighteen hundred and fifty-five, five thousand seven hundred dollars.

For salary of additional clerk in office of assistant treasurer at Boston, one thousand two hundred dollars.

For salaries of clerks, messengers, and watchmen in the office of the assistant treasurer at New York, thirteen thousand nine hundred dollars.

For contingent expenses under the act for the safe-keeping, collecting, transfer, and disbursement of the public revenue, of sixth August, eighteen hundred and forty-six, ten thousand dollars, in addition to premium received on transfer drafts: Provided, That no part of said sum shall be expended for clerical services.

For salaries of nine supervising and fifty local inspectors, appointed under act thirtieth August, eighteen hundred and fifty-two, for the better protection of the lives of passengers by steamboats, with travelling and other expenses incurred by them, eighty thousand dollars.

Expenses of the Collection of Revenue from Lands. — To meet the expenses of collecting the revenue from the sale of public lands in the several States and Territories:

For salaries and commissions of registers of land-offices and receivers of public moneys, one hundred and twenty thousand dollars.

For defraying the expenses of the supreme, circuit, and district courts of the United States, including the District of Columbia; also for jurors and witnesses, in aid of the funds arising from fines, penalties, and forfeitures incurred in the fiscal year ending June thirtieth, eighteen hundred and fifty-nine, and previous years; and likewise for defraying the expenses of suits in which the United States are concerned, and of prosecutions for offences committed against the United States, and for the safe-keeping of prisoners, one million dollars.

Penitentiary. — For compensation of the warden, clerk, physician, chaplain, assistant keepers, guards, and matron of the penitentiary of the District of Columbia, twelve thousand five hundred and forty dollars.
For compensation of three inspectors of said penitentiary, seven hundred and fifty dollars.

For the support and maintenance of said penitentiary, seven thousand nine hundred and twenty dollars and twenty-five cents.

For compensation of two additional guards, hereby authorized, thirteen hundred and twenty dollars.

For compensation, in part, for the messenger in charge of the main furnace in the Capitol, four hundred and twenty dollars.

For stationary, blank books, plans, drawings, and other contingent expenses of the office of the Commissioner of Public Buildings, two hundred and fifty dollars.

For compensation to the laborer in charge of the water-closets in the Capitol, four hundred and thirty-eight dollars.

For compensation to the public gardener, one thousand four hundred and forty dollars.

For compensation of twenty-two laborers employed in the public grounds and President's garden, thirteen thousand two hundred dollars.

For compensation of the keeper of the western gate, Capitol Square, eight hundred and seventy-six dollars.

For compensation of two day watchmen employed in the Capitol Square, one thousand two hundred dollars.

For compensation of two night watchmen employed at the President's house, one thousand two hundred dollars.

For compensation of the doorman at the President's house, six hundred dollars.

For compensation of the assistant doorman at the President's house, six hundred dollars.

For compensation of one night watchman employed for the better protection of the buildings lying south of the Capitol, and used as public stables and carpenters' shops, six hundred dollars.

For compensation of four draw-keepers at the Potomac bridge, and for fuel, oil, and lamps, five thousand five hundred and eighty-four dollars and forty cents.

For compensation of two draw-keepers at the two bridges across the eastern branch of the Potomac, and for fuel, oil, and lamps, one thousand one hundred and eighty dollars.

For compensation of the auxiliary guard, and for fuel and oil for lamps, nineteen thousand four hundred dollars.

For compensation of the furnace-keeper at the President's house, six hundred dollars.

SEC. 2. And be it further enacted, That hereafter the estimates for the various executive departments shall designate not only the amount required to be appropriated for the next fiscal year, but also the amount of the outstanding appropriation, if there be any, which will probably be required to be used for each particular item of expenditure.

APPROVED, June 2, 1858.

CHAP. LXXXIV.—An Act declaring the Title to Land Warrants in certain Cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when proof has been, or shall hereafter be, filed in the Pension Office, during the lifetime of a claimant, establishing, to the satisfaction of that office, his or her right to a warrant for military services, and such warrant has not been, or may not hereafter be, issued until after the death of the claimant, and all such warrants as have been heretofore issued subsequent to the death of the claimant, the title to such warrants shall vest in the widow, if there be one, and if there be no widow, then in the heirs or legatees of the claimant; and all such warrants, and all other warrants issued pursuant to existing laws, shall be treated as personal chattels, and may be conveyed by assignment.
of such widow, heirs, or legatees, or by the legal representatives of the deceased claimant, for the use of such heirs or legatees only.

SEC. 2. And be it further enacted, That the provisions of the first section of the act approved March twenty-two, eighteen hundred and fifty-two, to make land warrants assignable, and for other purposes, shall be so extended as to embrace land warrants issued under the act of the third March, eighteen hundred and fifty-five.

APPROVED, June 3, 1858.

CHAP. LXXXV.—An Act to extend an Act entitled “An Act to continue Half-pay to certain Widows and Orphans,” approved February three, eighteen hundred and fifty-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all those surviving widows and minor children who have been, or may be, granted and allowed five years’ half-pay under the provisions of any law or laws of the United States, be, and they are hereby, granted a continuance of such half-pay, under the following terms and limitations, viz: to such widows during life, and to such child or children, where there is no widow, whilst under the age of sixteen years, to commence from the expiration of the half-pay provided for by the first section of the act entitled “An act to continue half-pay to certain widows and orphans,” approved February three, eighteen hundred and fifty-three: Provided, however, That in case of the marriage or death of any such widow, the half-pay shall go to the child or children of the deceased officer or soldier whilst under the age of sixteen years; and, in like manner, the child or children of such deceased officer or soldier, when there is no widow, shall be paid no longer than while there are children or a child under the age aforesaid: And provided further, That the half-pay of such widows and orphans shall be half the monthly pay of the officers, non-commissioned officers, musicians and privates of the infantry of the regular army of the United States, and no more, and that no greater sum shall be allowed to any such widow or minor children than the half-pay of a lieutenant-colonel: And provided also, That this act shall not be construed to apply to or embrace the case of any person or persons now receiving a pension for life; and, further, that wherever half-pay shall have been granted by any special act of Congress, and is renewed or continued under the provisions of this act, the same shall commence from the date hereof:

SEC. 2. And be it further enacted, That the provisions renewed and continued by this act, shall be payable out of any money in the treasury not otherwise appropriated.

APPROVED, June 3, 1858.

CHAP. LXXXVI.—An Act confirming Locations of Land Warrants under certain Circumstances.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases in which locations have been made with bounty-land warrants on lands which were subject to entry at private sale, but upon individual competition were put up to the highest bidder, and the excess paid for in cash, such locations shall be, and they are hereby, confirmed, if in all other respects regular, and authority is hereby given to issue patents accordingly: Provided, That such confirmation shall only extend to cases existing prior to the passage of this act.

APPROVED, June 3, 1858.
June 5, 1858.

CHAP. XCVI.—An Act making an Appropriation for the Payment of Clerks employed in the Offices of the Registers of the Land-Offices at Oregon City and Winchester, in the Territory of Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of seven 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 enable the Secretary of the Interior to reimburse the registers of the land-offices at Oregon City and Winchester, in the Territory of Oregon, for expenses incurred by them in the employment of clerks actually required for the transaction of the business of their respective offices, growing out of an act entitled “An act to create the office of surveyor-general of the public lands in Oregon, and to provide for the survey and to make donations to settlers of the said public lands,” approved September the twenty-seventh, one thousand eight hundred and fifty.

APPROVED, June 5, 1858.

June 5, 1858.

CHAP. XCII.—An Act to authorize the President of the United States, in Conjunction with the State of Texas, to run and mark the Boundary Lines between the Territories of the United States and the State of Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he hereby is, authorized and empowered to appoint a suitable person or persons, who, in conjunction with such person or persons as may be appointed by and on behalf of the State of Texas for the same purpose, shall run and mark the boundary lines between the Territories of the United States and the State of Texas: Beginning at the point where the one hundredth degree of longitude west from Greenwich trusses Red River, and running thence north to the point where said one hundredth degree of longitude intersects the parallel of thirty-six degrees thirty minutes north latitude; and thence west with the said parallel of thirty-six degrees and thirty minutes north latitude to the point where it intersects the one hundred and third degree of longitude west from Greenwich; and thence south with the said one hundred and third degree of longitude to the thirty-second parallel of north latitude; and thence west with the said thirty-second degree of north latitude to the Rio Grande.

SEC. 2. And be it further enacted, That such landmarks shall be established at the said point of beginning on Red River, and at the other corners, and on the said several lines of said boundary, as may be agreed on by the President of the United States, or those acting under his authority, and the said State of Texas, or those acting under its authority.

SEC. 3. Be it further enacted, That the sum of eighty thousand dollars, or so much thereof as may be necessary, be, and the same hereby is, appropriated, out of any money in the treasury not otherwise appropriated, to carry out the provisions of this act: Provided, That the person or persons appointed and employed on the part and behalf of Texas are to be paid by the said State: Provided further, That no persons, except a superintendent or commissioner, shall be appointed or employed in this service by the United States but such as are required to make the necessary observations and surveys to ascertain such line and erect suitable monuments thereon and make return of the same.

APPROVED, June 5, 1858.

June 5, 1858.

CHAP. XCIII.—An Act making Appropriations for the Consular and Diplomatic Expenses of the Government for the Year ending the thirtieth of June, eighteen hundred and fifty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and
the same are hereby, appropriated, out of any money in the treasury not
otherwise appropriated, for the objects hereafter expressed, for the fiscal
year ending the thirtieth of June, eighteen hundred and fifty-nine, namely:

For salaries of envoys extraordinary, ministers, and commissioners of
the United States at Great Britain, France, Russia, Prussia, Spain, Aus-
tria, Brazil, Mexico, China, Chili, Peru, Portugal, Switzerland, Rome,
Naples, Sardinia, Belgium, Holland, Denmark, Sweden, Turkey, Buenos
Ayres, New Grenada, Bolivia, Ecuador, Venezuela, Guatemala, Nicaragua,
and Sandwich Islands, two hundred and seventy-four thousand dollars.

For salaries of the secretaries of legation of the United States, twelve
thousand dollars.

For salaries of assistant secretaries of legation at London and Paris,
three thousand dollars.

For salary of the secretary of legation to China, acting as interpreter,
three thousand dollars.

For salary of the secretary of legation to Turkey, acting as dragoman,
three thousand dollars.

For contingent expenses of all the missions abroad, fifty thousand
dollars.

For contingent expenses of foreign intercourse, sixty thousand dollars.

For expenses of intercourse with the Barbary powers, three thousand
dollars.

For expenses of the consulates in the Turkish dominions, viz: interpre-
ters, guards, and other expenses of the consulates at Constantinople,
Smyrna, Candia, Alexandria, and Beirout, two thousand five hundred
dollars.

For the relief and protection of American seamen in foreign countries,
one hundred and fifty thousand dollars.

For expenses which may be incurred in acknowledging the services of
the masters and crews of foreign vessels in rescuing citizens and vessels
of the United States from shipwreck, ten thousand dollars, to be expended
under the direction of the President of the United States.

For the purchase of blank books, stationery, arms of the United States,
seals, presses, and bar, and for the payment of postages and miscellaneous
expenses of the consuls of the United States, forty thousand dollars.

For office rent for those consuls-general, consuls, and commercial agents
who are not allowed to trade, including loss by exchange thereon, twenty-
seven thousand three hundred and seventy dollars.

For salaries of consuls-general at Quebec, Calcutta, Alexandria, Simoda,
Havana, Constantinople, Frankfort-on-the-Main; consuls at Liverpool,
London, Melbourne, Hong Kong, Glasgow, Mauritius, Singapore, Belfast,
Cork, Dundee, Demarara, Halifax, Kingston, (Jamaica,) Leeds, Manches-
ter, Nassau, (New Providence,) Southampton, Turk's Island, Prince Ed-
ward's Island, Havre, Paris, Marseilles, Bordeaux, La Rochelle, Lyons,
Moscow, Odessa, Revel, Saint Petersburgh, Matanzas, Trinidad de Cuba,
Santiago de Cuba, San Juan, (Porto Rio,) Cadiz, Malaga, Ponce, (Porto
Rico,) Trieste, Vienna, Aix-la-Chapelle, Canton, Shanghai, Fouchou,
Amoy, Niagpo, Beirout, Smyrna, Jerusalem, Rotterdam, Amsterdam,
Antwerp, Funchal, Oporto, St. Thomas, Elsinour, Genoa, Basle, Geneva,
Messina, Naples, Palermo, Leipsic, Munich, Leghorn, Stuttgart, Bremen,
Hamburg, Tangiers, Tripoli, Tunis, Rio de Janeiro, Pernambuco, Vera
Cruz, Acapulco, Callao, Valparaiso, Buenos Ayres, San Juan del Sur,
Aspinwall, Panama, Laguayra, Honolulu, Lahaina, Capetown, Falkland
Islands, Venice, Stettin, Candia, Cyprus, Batavia, Fayal, Santiago, (Cape
de Verdes,) Saint Croix, Spezzia, Athens, Zanzibar, Bahia, Maranham
Island, Para, Rio Grande, Matamoras, Mexico, (city,) Tampico, Paso del
Norte, Tabasco, Paita, Tumbes, Tucuman, Carthagena, Sabanillo, Omoa,
Guayaquil, Cobija, Montevideo, Tahita, Bay of Islands, Apia, Lautahala;
commercial agents at San Juan del Norte Port-au-Prince, San Domingo,
CHAP. CXXI.—An Act to confirm the Sale of the Reservation held by the Christian Indians, and to provide a permanent Home for said Indians.

Preamble.

Whereas, by the, thirteenth article of a treaty made and concluded at Washington on the sixth day of May, one thousand eight hundred and fifty-four, between the United States of America and the Delaware Indians, a grant of four sections of land was made to the Christian Indians, for which a patent was to be issued to the said Indians, “subject to such restrictions as Congress may provide;” and whereas a patent was so issued to them on the twenty-first day of May, eighteen hundred and fifty-seven; and whereas it fully appears, by the evidence and papers on file before the Committee on Indian Affairs, that the four sections of land set apart by said treaty were, on the twenty-ninth day of May, eighteen hundred and fifty-seven, sold and conveyed by said Christian Indians to one A. J. Isaacks for the consideration of forty-three thousand four hundred dollars, which sum was a fair consideration for said lands: Therefore—

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon the payment of the said sum of forty-three thousand four hundred dollars by the said A. J. Isaacks to the Secretary of the Interior, for the use and benefit of said Christian Indians, within ninety days from the passage of this act, it shall then be the duty of the President of the United States to confirm said sale.

Proceeds, how to be applied.

SEC. 2. And be it further enacted, That the Secretary of the Interior be, and he hereby is, authorized and required to receive the proceeds of the sale of the said four sections of land, and apply the same as follows: that is to say, so much thereof as may be necessary to the purchase of a suitable tract of land for a permanent home for the Christian Indians, the erection of the necessary buildings for their accommodation, and the purchase of stock, agricultural implements, and whatever else may be necessary to establish them thereon; the balance of the said fund to be invested by the Secretary of the Interior in safe and profitable stocks, the interest whereof shall be applied to the support of a school among the said Christian Indians.

SEC. 3. And be it further enacted, That, whenever the Christian Indians desire it, the tract purchased under the provisions of the preceding section shall be divided among them, under the direction of the President of the United States, to be held in severalty and with all the rights incident to a fee-simple estate: Provided, That the said tracts, when so divided, shall be forever inalienable by the grantees or their heirs, except with the consent and approval of the President of the United States.

APPROVED, June 8, 1858.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the even-numbered sections of land selected by the State of Wisconsin in the month of June, in the year eighteen hundred and forty-nine, to satisfy the quantity of land due said State under the act of Congress of August eighth, eighteen hundred and forty-six, granting land in aid of the improvement of the Fox and Wisconsin rivers, as have been sold, or contracted to be sold, by said State or its assigns, under the laws thereof, are hereby confirmed to said State, as parts of said grant, and the title of the purchasers declared to be valid as though the said selections had been made in conformity with law: Provided, That nothing contained in this act shall be construed to increase the quantity of land to which the State is entitled under the grant aforesaid: And provided further, That a schedule, duly certified [certified] by the governor, of the lands sold and contracted for to be sold, prior to the passage of this act, shall be filed in the General Land-Office within six months from the date of this act.

SEC. 2. And be it further enacted, That every person being the head of a family, widow, or single man over the age of twenty-one years, who, on the eleventh day of June, in the year eighteen hundred and forty-nine, was, or since that time has become, an actual settler and housekeeper, and has made other improvements on any tract embraced in said even-numbered section selection, which the State of Wisconsin or its assigns has not sold or contracted to sell, is hereby entitled to the same right of preemption, and upon the same terms and conditions, as is prescribed by an act entitled "An act to appropriate the proceeds of the sales of the public lands and to grant preemption rights," approved September fourth, in the year eighteen hundred and forty-one: Provided, That this act shall not be construed to convey to Wisconsin any parts or portions of said even-numbered section selections which said State or its assigns have not actually sold or contracted to sell, and the title to which is not confirmed by the first section of this act.

APPROVED, June 9, 1858.

CHAPTER CXCVIII.—An Act for the Relief of certain Settlers on the Public Lands in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the public lands heretofore selected by the State of Illinois, but which have not been confirmed to said State, under the provisions of the act of fourth September, eighteen hundred and forty-one, who settled thereon in good faith prior to the passage of this act, shall be entitled to preempt their respective claims by legal subdivisions, not to exceed one hundred and sixty acres in a compact body, at the ordinary minimum of one dollar and twenty-five cents per acre, unless within the six mile limits of any railroad.
grant, and in that case at the usual double minimum of two dollars and fifty cents per acre: Provided, Such settlers shall establish their rights according to the rules and regulations prescribed under the provisions of the act of fourth September, eighteen hundred and forty-one, and pay for the same within three months from the date of the publication of this act by the register of the proper district: Provided, That no declaratory statement shall be required to be filed by such settlers.

Approved, June 11, 1858.

June 11, 1858.

CHAP. CXLVII.—An Act to change the Time of holding the Spring Term of the District Court of the United States for the Western District of the State of Texas.

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 term of the district court of the United States for the western district of the State of Texas, held at Tyler, in said district, on the first Monday in March of each year, be, and the same is hereby, changed to the fourth Monday in April of each year.

SEC. 2. And be it further enacted, That all writs, recognizances, and process of all kinds already issued, taken, or made, or that may be issued, taken, or made returnable at the time hitherto appointed for the term of the said court, shall be considered, taken, and held as made returnable to the term of said court, as herein provided.

Approved, June 11, 1858.

June 11, 1858.

CHAP. CXLVIII.—An Act for the Relief of certain Purchasers of Lands within the Limits of the Choctaw Cession of eighteen hundred and thirty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of the General Land-Office be authorized, and he is hereby required, to cause patents to be issued on all certificates for entries made within the limits of the Choctaw cession of eighteen hundred and thirty, at less than the true graduation price, which were issued prior to the reception, by the local land officers, of the true graduation lists, where such certificates and entries are regular in all other respects; any law to the contrary notwithstanding.

Approved, June 11, 1858.

June 12, 1858.

CHAP. CCLIII.—An Act making Appropriations for the Naval Service for the Year ending the thirtieth of June, eighteen hundred and fifty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, eighteen hundred and fifty-nine:

For pay of commission, warrant, and petty officers, and seamen, including the engineer corps of the navy, three million eight hundred and five thousand four hundred and five dollars.

For provisions for commission, warrant, and petty officers and seamen, including engineers and marines attached to vessels for sea service, nine hundred and forty-one thousand seven hundred dollars.

For surgeons' necessaries and appliances for the sick and hurt of the navy, including the engineer and marine corps, thirty-two thousand one hundred and fifty dollars.

For increase, repair, armament, and equipment of the navy, including the wear and tear of vessels in commission, fuel for steamers, and purchase
of hemp for the navy, two million eight hundred and fifty thousand dollars: Provided, That there shall not be purchased any larger quantity of hemp of foreign growth for the use of the navy than shall be required to meet the deficiency in the supply of the American article, as reported to the Navy Department, from quarter to quarter, by the agents appointed to procure the article of American growth: Provided further, That hemp of American growth of like quality, can be purchased at the same price as hemp of foreign growth.

For ordnance and ordnance stores and small arms, including incidental expenses, five hundred and ninety-eight thousand dollars.

For contingent expenses that may accrue for the following purposes, viz: freight and transportation, printing and stationery, advertising in newspapers, books, maps, models, and drawings, purchase and repair of fire-engines and machinery, repairs of, and attending to, steam-engines in navy yards, purchase and maintenance of horses and oxen, and drawing teams, carts, tipper-wheels, and the purchase and repairs of workmen's tools, postage of public letters, fuel, oil, and candles for navy yards and shore stations, pay of watchmen and incidental labor, not chargeable to any other appropriation, transportation to, and labor attending the delivery of provisions and stores on foreign stations, wharfage, dockage, and rent, travelling expenses of officers and others under orders, funeral expenses, store and office rent, stationery, fuel, commissions and pay of clerks to navy agents and storekeepers, flags, awnings, and packing boxes, premiums and other expenses of recruiting, apprehending deserters, per diem pay to persons attending courts martial and courts of inquiry, and other services authorized by law, pay to judges advocate, pilotage and towing of vessels, and assistance to vessels in distress, bills of health, and quarantine expenses of vessels of the United States navy in foreign ports, eight hundred and ninety-seven thousand six hundred dollars: Provided, That the expenditures under the foregoing appropriations shall be so accounted for as to show the disbursements by each bureau, under each respective appropriation.

Marine Corps.—For pay of the officers, non-commissioned officers, musicians, and privates, clerks, messengers, stewards, and servants, for rations and clothing for servants, subsistence and additional rations for five years' service of officers, for undrawn clothing and rations, bounties for enlistments, and pay for unexpired terms of previous service, three hundred and ninety-five thousand five hundred and seventy-eight dollars and twenty-six cents.

For provisions for marines serving on shore, sixty-four thousand three hundred and thirteen dollars.

For clothing, sixty-six thousand five hundred and twelve dollars.

For fuel, twenty thousand seven hundred and fifty-six dollars and seventy-five cents.

For military stores, viz: repair of arms, pay of armorers, purchase of accoutrements, ordnance stores, flags, drums, fifes, and other instruments, and one thousand rifled muskets, twenty-five thousand dollars.

For transportation of officers and troops, and expenses of recruiting, twelve thousand dollars.

For repairs of barracks and rent of offices where there are no public buildings for that purpose, eight thousand dollars.

To pay the contractors for building cisterns, erecting porticos to commandant's house, and officers' quarters, to complete porticos on the men's quarters, pavements and curb to commandant's house and officers' quarters of the marine barracks at Pensacola, Florida, (so as fully to complete said marine garrison,) sixteen thousand eight hundred dollars.

For contingencies, viz: freight, ferriage, toll, cartage, and wharfage, compensation to judges advocate, per diem for attending courts martial, courts of inquiry, and for constant labor, house rent in lieu of quarters,
burial of deceased marines, printing, stationery, postage and telegraphing, apprehension of deserters, oil, candles, gas, forage, straw, furniture, bed sacks, spades, shovels, axes, picks, and carpenters' tools, keep of a horse for the messenger, and pay of matron, washerwoman, and porter at hospital headquarters, and for the purchase of a fire-engine for the use of the marine barracks at headquarters, thirty-two thousand five hundred dollars.

Navy yards.

For the construction and completion of works, and for the current repairs at the several navy yards, viz:

Portsmouth, N. H. — For mooring piers for dock, extending stables, completion of dock basin, repairs of floating dock, and repairs of all kinds, fifty-two thousand two hundred and fifteen dollars.

Boston.—For reservoirs, boiler-house, chimney and boilers at rope-walk, altering tar-kettles, machinery and bobbins for rope-walk, to complete machine shop, and for machinery for machine shop and foundry, extension of dry dock, and repairs of all kinds, two hundred and three thousand five hundred dollars.

New York.—For boiler house and setting boilers, water pipes, drains, quay walls, sewer extended to quay wall, boiler to dredger, timber basin, repairs of oakum shop, filling ponds in yard, dredging channel and scows, piling site for marine barracks, machinery for machine shop, boiler shop, saw milk, foundry, smithery, and brass foundry, and repairs of all kinds, two hundred and sixty-nine thousand five hundred and sixteen dollars; and the amount heretofore appropriated for coal-house may be applied to the completion of the store-house.

Philadelphia.—For extending gun-carriage shop, additional story to plumber's shop, dredging channels, and repairs of dredger, repairs of dry dock, and repairs of all kinds, ninety-seven thousand two hundred and fourteen dollars.

Washington.—For extension of navy store, for anchor shop and coal houses, pavements, drains and gutters, machinery and tools, and repairs of all kinds, ninety-nine thousand one hundred dollars.

Norfolk.—For continuation of quay wall, completing victualling establishment, completing grading and drainage, dredging channels, continuing ship house number forty-eight, to be built of iron or wood as may be deemed expedient, machinery and tools, completing reservoir, completing carpenters' shop and repairs of all kinds, two hundred and eighty-five thousand eight hundred and eight dollars.

Machine shop and foundry.

To enable the Secretary of the Navy to purchase tools and furnish the machine shop and foundry at the Norfolk navy yard, twenty thousand dollars.

Pensacola.—For continuing granite wharf, repairing and operating dock, filling and paving around dock basin, dredging in front of basin, repairs of railways, completing water pipes to permanent wharf, completing foundry, constructors' workshop, cistern at machine shop, trip hammer for smithery, blast pipes, and repairs of all kinds, two hundred and forty-seven thousand three hundred and sixty-five dollars.

Mare Island, California.—For guard house number seventy-three, tar and pitch, house number seventy-four, two cisterns number forty-nine, grading, paving, continuing wharf, foundry and boiler establishment, gas works, and Bishop's derrick, three hundred and seventeen thousand nine hundred and seventy-one dollars.

Hospitals.

For the construction and completion of works, and for the current repairs of the several naval hospitals:

Boston.—For repairs of buildings and grounds, three thousand dollars.
THIRTY-FIFTH CONGRESS. Sess. I. Ch. 158. 1855.

That the Secretaries of the Treasury and Navy be, and they are hereby, authorized and required to ascertain in such way as they may deem best, the actual value of the ten acres of land heretofore belonging to the naval hospital estate at Chelsea, Massachusetts, and ceded by the sixth section of "An act making appropriations for the civil and diplomatic service of the government," approved the third March, eighteen hundred and fifty-five, for the purposes of a marine hospital for the district of Boston and Charlestown. And the Secretary of the Treasury shall pay the so ascertained value of the said ten acres, out of any money in the treasury not otherwise appropriated, to the credit of the naval hospital fund, out of which the original purchase of the property so ceded was made.

New York.—For completing heating apparatus, and repairs of buildings and fences, thirteen thousand two hundred dollars.

Naval Asylum, Philadelphia.—For gateway and iron gate, on Shippen street, and road from same; repairs to furnaces, grates, and ranges; painting main building and lodges; brick floors in governor's and surgeons' houses; cleaning and whitewashing; gas tax, water tax, furniture for the asylum and repairs, and for general repairs, eight thousand five hundred dollars.

For support of beneficiaries at the asylum, twenty-six thousand three hundred and ninety-two dollars.

Norfolk.—For repairs of buildings and appurtenances, eleven thousand dollars.

Pensacola.—For draining and filling ponds, and repairs of buildings and grounds, eighteen thousand seven hundred dollars.

Magazines.

For the construction and completion of works, and for the current repairs at the several naval magazines:

Portsmouth, New Hampshire.—For gun carriage shop and storehouse, boiler room, engine and machinery, and repairs of all kinds, forty-six thousand six hundred dollars.

Boston.—For repairs of all kinds, one thousand five hundred dollars.

New York.—For dredging channel to Ellis' island, and repairs of all kinds, six thousand eight hundred dollars.

Philadelphia.—For repairs of all kinds, one thousand dollars.

Norfolk.—To complete ordnance building, continuation of sea wall at magazine, and for iron crane at Fort Norfolk, sixty-one thousand two hundred and sixty-five dollars.

Pensacola.—For repairs of all kinds, one thousand dollars.

Mare Island, California.—For shell house, magazine, keeper's house and grounds, tank house and filling room, railway and cars to transport powder to and from magazine, shot beds, cleaning and piling shot and shells, eleven thousand four hundred and fifty dollars.

For pay of superintendents, naval constructors, and all the civil establishments at the several navy yards and stations, one hundred and thirty-nine thousand two hundred and thirty-two dollars.

For the purchase of nautical instruments required for the use of the navy; for repairs of the same, and also of astronomical instruments; and for the purchase of nautical books, maps, and charts, and for backing and binding the same, eighteen thousand dollars.

For printing and publishing sailing directions, hydrographical surveys, and astronomical observations, in addition to the balance on hand, five thousand dollars.

For continuing the publication of the series of wind and current charts, and for defraying all the expenses connected therewith, eighteen thousand dollars.

To enable the Secretary of the Navy to pay the salary of Professor...
James P. Espy, two thousand dollars; the payment to be made in the same manner and under the like control as former appropriations for meteorological observations: Provided, That the employment of a meteorologist, under the contract of the Secretary of the Navy, shall cease on and after the thirtieth day of June, eighteen hundred and fifty-nine.

For models, drawings, and copying; for postage, freight, and transportation; for keeping grounds in order; for fuel and lights; and for all other contingent expenses; and for the wages of persons employed at the United States Naval Observatory and Hydrographical Office, viz: one instrument-maker, two watchmen, and one porter, six thousand one hundred and sixty dollars: Provided, That the compensation of the watchmen employed at the United States Observatory and Hydrographical Office shall be the same as that paid to the several watchmen employed in the executive departments of the government.

For improvement and repairs of buildings and grounds, and support of the Naval Academy at Annapolis, Maryland, forty-five thousand six hundred and seventy-one dollars and twenty-two cents.

For preparing for publication the American Nautical Almanac, twenty-six thousand eight hundred and eighty dollars.

For five steam sloops, authorized by act third March, eighteen hundred and fifty-seven, one million three hundred and fifty thousand dollars.

To enable the Secretary of the Navy to pay the expenses of courts of inquiry to investigate the cases of certain officers affected by the act, entitled "An act to amend an act entitled 'An act to promote the efficiency of the Navy,'" approved sixteenth January, eighteen hundred and fifty-seven, one hundred and ten thousand dollars.

For completing the publication of the charts of the late expedition for the exploration of the River La Plata and its tributaries, five thousand dollars.

That the superintendent of public printing be, and is hereby, directed, to transfer to the Bureau of Ordnance and Hydrography the plates from which the illustrations and charts of the late Japan Expedition were printed.

Boys between 11 and 17 years of age, with consent of parents, &c. may be enlisted to serve in marine corps until 21.
now received by boys enlisted in said corps, under the authority of the Secretary of the Navy.

SEC. 4. And be it further enacted, That to defray the expenses and compensation of a commissioner to the republic of Paraguay, (should it be deemed proper by the President to appoint one,) in execution of the joint resolution of the present session “for the adjustment of difficulties with the Republic of Paraguay;” ten thousand dollars, or so much thereof as may be necessary: Provided, That the compensation hereby allowed shall not exceed the rate of seven thousand five hundred dollars per annum for the time employed.

SEC. 5. And be it further enacted, That all the steamships of the navy of the United States now building, or hereafter to be built, shall be named by the Secretary of the Navy, under the direction of the President of the United States, according to the following rule, namely: All those of forty guns or more shall be considered of the first class, and shall be called after the States of the Union; those of twenty guns and under forty shall be considered as of the second class, and be called after the rivers and principal towns or cities; and all those of less than twenty guns shall be the third class, and named by the Secretary of the Navy as the President may direct, care being taken that no two vessels in the navy shall bear the same name.

SEC. 6. And be it further enacted, That the Secretary of the Navy cause to be constructed, as speedily as may be consistent with the public interests, seven steam screw sloops of war, with full steam power, whose greatest draught of water shall not exceed fourteen feet, which ships shall combine the heaviest armament and greatest speed compatible with their character and tonnage; and one side-wheel war steamer, whose greatest draught shall not exceed eight feet, armed and provided for service in the China seas; and that there be, and is hereby, appropriated, to be expended under the direction of the Secretary of the Navy, for the purpose above specified, the sum of twelve hundred thousand dollars, out of any money in the treasury not otherwise appropriated.

Approved, June 12, 1858.

CHAP. CLIV.—An Act making Appropriations for sundry Civil Expenses of the Government for the Year ending the thirtieth of June, eighteen hundred and fifty-nine.

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 hereafter expressed, for the fiscal year ending the thirtieth June, eighteen hundred and fifty-nine, viz:

Survey of the Coast.—For continuing the survey of the Atlantic and Gulf coast of the United States, (including compensation to superintendent and assistants, and excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy employed on the work,) two hundred and fifty thousand dollars.

For continuing the survey of the western coast of the United States, one hundred and thirty thousand dollars.

For continuing the survey of the Florida reefs and keys (excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy employed on the work,) forty thousand dollars.

For running a line to connect the triangulation on the Atlantic coast with that on the Gulf of Mexico, across the Florida peninsula, ten thousand dollars.

For repairs of the Crawford, Madison, Mason, and George M. Bache, and other sailing vessels used in the coast survey, ten thousand dollars.
For pay and rations of engineers for seven steamers, used in the hydrography of the coast survey, no longer supplied by the Navy Department, twelve thousand eight hundred dollars: Provided, That the Secretary of the Treasury may make such allowances to the officers and men of the army and navy, while employed on coast survey service, for subsistence, in addition to their compensation, as he may deem necessary, not exceeding the sum authorized by the treasury regulation of the eleventh May, eighteen hundred forty-four.

To supply deficiency in the fund for the relief of sick and disabled seamen, one hundred and fifty thousand dollars.

Lighthouse Establishment.—For the Atlantic, gulf, and lake coasts, viz: For supplying five hundred and fifty-six light-houses and beacon lights with oil, glass-chimneys, wicks, chamois skins, polishing powder, whiting, and cleaning materials, transportation and other necessary expenses of the same, repairing and keeping in repair the lighting apparatus, one hundred and thirty-eight thousand seven hundred and twenty-four dollars and forty-five cents.

For repairs and incidental expenses, refitting and improvements of all the light-houses and buildings connected therewith, one hundred and seventy-three thousand two hundred and eighty-nine dollars and twenty-one cents.

For salaries of six hundred and eleven keepers of light-houses and light-beacons, and their assistants, sixty thousand dollars.

For salaries of fifty-two keepers of light-vessels, twenty thousand two hundred and six dollars and fifty-seven cents.

For seamen's wages, repairs, supplies, and incidental expenses of fifty-two light-vessels, one hundred and eighty-five thousand one hundred and ninety-nine dollars and fifty cents.

For expenses of raising, cleaning, painting, repairing, remooring, and supplying losses of buoys and day beacons, and for chains and sinkers for the same, and for coloring and numbering all the buoys, eighty-two thousand two hundred and twenty-eight dollars and seventy-eight cents.

For purchase of the best self-righting life-boat, to be placed at each of the twenty-eight life-saving stations on the coast of New Jersey, six thousand four hundred and forty dollars.

For the purchase of the best life-boats, to be approved by the Treasury Department, for use on the coast of Long Island, ten thousand dollars.

For procuring two additional improved metallic life-boats, a metallic life-car, and necessary harness, lines, and other suitable articles, to be
used under the direction of the Secretary of the Treasury in saving life, in case of marine disaster off Galveston station, Texas, ten thousand dollars.

Survey of the Public Lands. For surveying the public lands (exclusive of California, Oregon, Washington, New Mexico, Kansas, Nebraska, and Utah,) including incidental expenses and island surveys in the interior, and all other special and difficult surveys demanding augmented rates, to be apportioned and applied to the several surveying districts, according to the exigencies of the public service, including expenses of selecting swamp lands, and the compensation and expenses to survey or to locate private land claims in Louisiana, in addition to the unexpended balances of all former appropriations, forty thousand dollars.

For correcting erroneous and defective lines of public and private surveys in Illinois and Missouri, at a rate not exceeding six dollars per mile, one thousand dollars.

For surveying in Louisiana, at augmented rates now authorized by law, three thousand dollars.

For surveying the public lands and private land claims in California, including office expenses incident to the survey of claims, and to be disbursed at the rates prescribed by law for the different kinds of work, one hundred thousand dollars.

For continuing the survey of base, meridian, standard parallels, township and section lines in New Mexico, twenty-five thousand dollars.

For surveying such of the private claims in New Mexico as shall have been confirmed by congress, including expenses incurred by the surveyor-general in adjudicating the same, fifteen thousand dollars.

For surveying the necessary base, meridian, standard parallels, township and section lines in Kansas and Nebraska, also outlines of Indian reservations, one hundred thousand dollars.

For preparing the unfinished records of public and private surveys to be transferred to the State authorities, under the provisions of the act of twelfth June, eighteen hundred and forty, in those districts where the surveys are about being completed, ten thousand dollars.

For resurveys and examinations of the surveys of the public lands in those States where the offices of the surveyors-general have been, or shall be, closed; under the acts of the twelfth June, eighteen hundred and forty, and twenty-second January, eighteen hundred and fifty-three, including expenses in procuring agricultural statistics, and incidental expenses in procuring seeds, cuttings, and information.

For drawings to illustrate the mechanical report of the Commissioner of Patents for the year eighteen hundred and fifty-eight, six thousand dollars.

Hospital for the Insane.—For the support, clothing, and medical treatment of the insane of the District of Columbia, and of the army and navy at the asylum in said District, twenty-four thousand five hundred dollars.

For salaries and incidental expenses of the institution for the instruction of the deaf, dumb, and blind in the District of Columbia, authorized by the act approved May twenty-nine, eighteen hundred and fifty-eight, three thousand dollars.

For extension of stables and erection of sheds in connexion with the stock yard, four thousand dollars.
For heating and ventilating the entire unfinished remainder of the hospital edifice, and for slightly remodelling the heating apparatus of the present finished portions of the building, so that the heating and ventilation of the whole establishment shall be one connected and efficient system, fifteen thousand dollars.

For support, care, and medical treatment of forty transient paupers, medical and surgical patients in Washington Infirmary, six thousand dollars.

For purchase of manure for the public grounds, one thousand dollars.

For hire of carts on the public grounds, one thousand and ninety-five dollars and fifty cents.

For purchase and repair of tools used in the public grounds, five hundred dollars.

For purchase of trees and tree-boxes, to replace where necessary such as have been planted by the United States, and the repair of pavements in front of the public grounds, five thousand dollars.

For annual repairs of the Capitol, water-closets, public stables, water pipes, pavements, and other walks within the Capitol Square, broken glass and locks, six thousand dollars.

To enable the commissioner of public buildings to fit up with shelves the two rooms at the south end of the library of Congress, for the use of the library, and for putting up a partition in the passage to them, two hundred and seventy dollars.

For fuel, in part, of the President's house, one thousand eight hundred dollars.

For lighting the President's house and capitol, the public grounds around them and around the executive offices, and Pennsylvania Avenue, and Bridge and High streets in Georgetown, forty-three thousand dollars.

For erecting thirty additional lamp posts in Bridge and High streets, in Georgetown, eight hundred and ten dollars.

For purchase of books for [the] library at the executive mansion, to be expended under the direction of the President of the United States, two hundred and fifty dollars.

For repairs of the Potomac, Navy Yard, and upper bridges, six thousand dollars.

For repairs of Pennsylvania Avenue, three thousand dollars.

To pay the residue of the salary due the engineer for constructing the bridge across the Potomac at Little Falls, two thousand five hundred and eighty-nine dollars and sixty-seven cents; and for painting the hand-rails, and iron work of said bridge, four hundred dollars; and the bridge is hereby placed under protection of Georgetown, with power to regulate the speed of travel and the passage of droves of cattle over the same, but no tolls shall be charged.

For public reservation number two, Lafayette Square, three thousand dollars.

For taking care of the grounds south of the President's house and keeping them in order, one thousand dollars.

For the payment of laborers employed in shovelling snow from the walks to and around the Capitol, the President's house, and the pavements along the government reservations on Pennsylvania Avenue, eight hundred dollars.

For repairs of water pipes, five hundred dollars.

For repairs of the furnaces under the Senate Chamber and Supreme Court room, one thousand dollars.

For casual repairs of the Patent Office building, three thousand dollars.

For completing the west wing of the Patent Office building, filling up
thirty-fifth corner of the square, setting the curb, and raising Ninth
street in front of the building to its proper grade, fifty thousand dollars.
For repairing the fence around that portion of the mall upon which the
Smithsonian institution is situated, one thousand dollars.
For cleaning out the sewer traps on Pennsylvania Avenue, three hun-
dred dollars.
For purchasing plants for the conservatory at the President's house,
one thousand dollars.
For the completion of the Washington aqueduct, eight hundred thousand
dollars, and, in addition thereto, so much of the appropriation of two hun-
dred and fifty thousand dollars "for paying existing liabilities for the
Washington aqueduct, and preserving the work already done from injury;"
contained in the act entitled "An act making appropriations for certain
civil expenses of the government for the year ending the thirtieth June,
eighteen hundred and fifty-six," approved eighteenth August, eighteen
hundred and fifty-six, and, in addition thereto, so much of the appropriation of two hun-
dred and fifty thousand dollars "for paying existing liabilities for the
Washington aqueduct, and preserving the work already done from injury;"
contained in the act entitled "An act making appropriations for certain
civil expenses of the government for the year ending the thirtieth June,
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civil expenses of the government for the year ending the thirtieth June,
eighteen hundred and fifty-six," approved eighteenth August, eighteen
hundred and fifty-six, and, in addition thereto, so much of the appropriation of two hun-
dred and fifty thousand dollars "for paying existing liabilities for the
Washington aqueduct, and preserving the work already done from injury;"
contained in the act entitled "An act making appropriations for certain
civil expenses of the government for the year ending the thirtieth June,
eighteen hundred and fifty-six," approved eighteenth August, eighteen
hundred and fifty-six, and, in addition thereto, so much of the appropriation of two hun-
dollar.
For United States Capitol Extension, seven hundred and fifty thousand
dollars: Provided, That none of this appropriation shall be expended in
embellishing any part of the Capitol extension with sculpture or paintings
unless the designs for the same shall have undergone the examination of a
committee of distinguished artists, not to exceed three in number, to be
selected by the President, and that the designs which said committee shall
accept shall also receive the subsequent approbation of the Joint Committee
on the Library of Congress, but this provision shall not be so construed as
to apply to the execution of designs heretofore made and accepted from
Crawford and Rogers.
For extension of the General Post Office, one hundred thousand dollars.
For binding two thousand four hundred copies of Code of the District of
Columbia, at seventy-five cents per copy, authorized by act approved third
March, eighteen hundred and fifty-five, one thousand eight hundred and
seventy-five dollars.
For defraying the expenses of a certain party of Omaha Indians who
visited the city of Washington during the months of February and March,
eighteen hundred and fifty-two, to be expended under the direction of the
Secretary of the Interior—being the balance of a former appropriation,
which was carried to the surplus fund on the thirtieth June, eighteen hun-
dred and fifty-six, three hundred and thirty-five dollars.
For continuing the extension of the Treasury building, five hundred
do70s.
For continuing the work on the custom-house at New Orleans, Louisi-
an, two hundred and fifty thousand dollars.
For continuing the work on the custom-house at Charleston, South
Carolina, two hundred thousand dollars.
For the completion of custom-houses at the following places, viz: at
Ellsworth, Maine, two thousand dollars; at Portsmouth, New Hampshire,
fifty thousand dollars; at Bristol, Rhode Island, including fencing and
grading, five thousand dollars; at New Haven, Connecticut, sixty thou-
sand dollars; at Oswego, New York, ten thousand dollars; at Plattsburg,
New York, ten thousand dollars; at Newark, New Jersey, ten thousand
dollars; at Norfolk, Virginia, twenty thousand dollars; at Pensacola,
Florida, five thousand dollars; at St. Louis, Missouri, twenty thousand
dollars; at Mobile, Alabama, including fencing and paving, thirty thousand
dollars; at Galena, Illinois, ten thousand dollars; at Milwaukee, Wiscon-
sin, ten thousand dollars; and for annual repairs at custom-houses, fifteen
thousand dollars.
For the completion of marine hospitals at the following places, viz: at
Portland, Maine, three thousand dollars; at St. Mark's, Florida, two thou-
sand five hundred dollars; at New Orleans, Louisiana, including filling up
site, grading, introducing gas and water pipes and fixtures, and fencing,
Annual repairs.

Provided, That no portion of the sums herein appropriated for the completion of custom-houses and marine hospitals, excepting those for Charleston and New Orleans, shall be expended until the Secretary of the Treasury shall be satisfied that the sums respectively appropriated will complete the buildings for which they are intended and until arrangements shall be made to carry this into effect.

For fencing, grading, paving, and furnishing the custom-houses at the following places, viz: At Ellsworth, Maine, three thousand dollars; at Bath, Maine, (for furniture alone,) eleven hundred dollars; at Burlington, Vermont, four thousand six hundred dollars; at New Haven, Connecticut, eight thousand five hundred dollars; at Oswego, New York, seven thousand three hundred dollars; at Plattsburg, New York, nine thousand nine hundred dollars; at Newark, New Jersey, five thousand two hundred dollars; at Alexandria, Virginia, three thousand seven hundred dollars; at Norfolk, Virginia, twelve thousand dollars; at Mobile, Alabama, (for furniture alone,) two thousand six hundred dollars; at Pensacola, Florida, two thousand five hundred dollars; at St. Louis, Missouri, fourteen thousand six hundred dollars; at Louisville, Kentucky, three thousand nine hundred dollars; at Cleaveland, Ohio, seven thousand one hundred dollars; at Galena, Illinois, three thousand seven hundred dollars; at Milwaukee, Wisconsin, seven thousand seven hundred dollars.

Portraits of Presidents.

To enable the Library Committee to complete the payments for a series of portraits of the Presidents of the United States, contracted for under authority of Congress, and for framing the same, five thousand dollars.

Printing during 33rd & 34th Congresses.

For printing ordered by the Senate and House of Representatives during the thirty-third and thirty-fourth congresses, and paper for the same, eighty thousand dollars.

Binding, engravings, &c., senate documents.

For binding documents ordered to be printed by the Senate during the thirty-third and thirty-fourth congresses, and for engravings, lithographs, and electrotypes for the same, one hundred and twenty-three thousand dollars.

Statistics of manufactures according to 7th census.

To enable the Secretary of the Interior to complete the digest of the statistics of manufactures according to the returns of the seventh census, three thousand five hundred dollars, but the work is not to be undertaken unless the Secretary of the Interior shall be satisfied that the sum hereinbefore mentioned will complete the work.

Repairs of jail in Washington city.

For making the necessary repairs to the jail in Washington city, and putting venetian blinds to the windows, the sum of eight hundred and forty dollars.

Draughtsman of committees on public buildings.

To pay the draughtsman employed by the committees on public buildings and grounds of the two houses of Congress, for drawings and calcu-
lations furnished, and incidental expenses defrayed by him during the last and present session of Congress, five hundred and twenty-eight dollars.

For satisfying the claims of the States of Maine and Massachusetts, under the stipulation of the treaty between the United States and Great Britain, concluded on the ninth day of August, in the year eighteen hundred and forty-two, a sum not exceeding eleven thousand four hundred and ninety-six dollars and eighty-one cents in satisfaction of such claims of the State of Maine; and nine thousand two hundred and fifteen dollars and thirteen cents in satisfaction of like claims of the State of Massachusetts, to be audited by the proper accounting officers of the treasury.

For defraying the expense of carrying into execution the joint resolution, approved May eleven, eighteen hundred and fifty-eight, authorizing suitable acknowledgments to be made by the President to the British naval authorities at Jamaica for the relief extended to the officers and crew of the United States ship Susquehannah, disabled by yellow fever, three thousand dollars, or so much thereof as may be necessary.

For the payment of three companies of volunteers called into the service of the United States in the Territory of Kansas in eighteen hundred and fifty-six, and fifty-six by the order of the governor of that territory, eight thousand six hundred and sixty-eight dollars and fourteen cents.

For the contingent expenses of the Senate, viz:

To John B. Mutty, for compensation as acting secretary of the Territory of Nebraska during the vacancy created by the death of T. B. Cummings, three hundred and sixteen dollars and thirty-five cents.

For the contingent expenses of the Senate, seven thousand seven hundred dollars.

For miscellaneous items, and paying fees of witnesses before committees of the Senate, seven thousand seven hundred dollars.

For lithographing and engraving ordered by the Senate during the present session, the sum of forty-five thousand dollars.

For binding documents ordered to be printed by the Senate during the present session, the sum of forty-five thousand dollars.

To supply a deficiency in the appropriation for legislative and contingent expenses of Washington Territory for the fiscal year ending June thirtieth, eighteen hundred and fifty-seven, the sum of seven thousand five hundred dollars, or so much thereof as may be necessary, and the register of the land-office and receiver of public monies in the Territory of New Mexico shall receive the same compensation now allowed by law to the same class of officers in Washington Territory: Provided, their compensation including fees shall not exceed three thousand dollars each per annum.

Sec. 2. And be it further enacted, That section six of an act passed August eighteenth, eighteen hundred and fifty-six, entitled "An act making appropriations for certain civil expenses of the government for the year ending thirtieth of June, eighteen hundred and fifty-seven," shall apply to the subsistence of the commissioner therein named from the time he entered upon the discharge of his duties, and the same shall be paid out of appropriations already made.

Sec. 4. And be it further enacted, That in addition to those now authorized by law, there may be employed by the Secretary of the Treasury, in the office of the Register of the Treasury, an additional clerk of
the third-class, and in the office of the Treasurer of the United States an additional clerk of the third class; and three thousand two hundred dollars to carry into effect the provisions of this section to the thirtieth of June, eighteen hundred and fifty-nine, is [are] hereby appropriated.

SEC. 5. And be it further enacted, That no part of the appropriations which may be at any time made for the contingent expenses of either House of Congress, shall be applied to any other than the ordinary expenditures of the Senate and House of Representatives, nor as extra allowance to any clerk, messenger, or attendant of the said two Houses or either of them, nor as payment or compensation to any clerk, messenger, or other attendant of the said two Houses, or either of them, unless such clerk, messenger, or other attendant, be so employed by a resolution of one of said Houses.

SEC. 6. And be it further enacted, That the extra compensation paid out of the contingent fund of the Senate, to clerks of committees, under the resolution of the fourteenth March, eighteen hundred and fifty-seven, be allowed at the treasury.

SEC. 7. And be it further enacted, That it shall be the duty of the Commissioner of Public Buildings to cause obstructions of every kind to be removed from such streets, avenues, and sidewalks in the city of Washington as have been, or may be hereafter, improved in whole or in part by the United States, and to keep the same, at all times, free from obstructions; and, for this purpose, he shall have power to institute suits in any court having competent jurisdiction in the District of Columbia; and it shall be the duty of the district attorney for said district to prosecute the same; and whenever any person shall desire to remove the paving stones, or to displace any other work done by the authority of the United States, for the purpose of laying gas pipes, or for any other purpose, it shall be the duty of such person to obtain a written permit from the said Commissioner; and such persons shall obligate themselves to replace the said work to the satisfaction of the said Commissioner, and within such time as he may prescribe.

SEC. 8. And be it further enacted, That if any person shall place any attracting the streets in Washington, and failing to replace the same, as directed — liable to penalty of $25 for each failure, and costs of replacing the same. Persons obstructing the streets to pay costs of removal and be fined $10 for each day obstructions are continued after notice. Persons removing paving, &c. and failing to replace the same, as directed — liable to penalty of $25 for each failure, and costs of replacing the same. Persons obstructing the streets to pay costs of removal and be fined $10 for each day obstructions are continued after notice.

SEC. 9. And be it further enacted, That the Secretary of the Treasury shall be instructed to report to Congress at its next regular session, all applications made by the constituted authorities of the State[s] and cities, for the reopening and re-examination of the settlements heretofore made with such State[s] and cities, and report the principle of re-adjustments upon which such claim is based, and the amount thereof. And the Secretary of the Treasury is further instructed to report to Congress at its next regular session, the gross amount that will be required to pay such claim to the States and cities of the United States.

SEC. 10. And be it further enacted, That the thirteenth section of the act of Congress, approved September fourth, eighteen hundred and forty-one, entitled "an act to appropriate the proceeds of the public lands, and to grant preemption rights," be so amended that appeals from
the decisions of the district officers, in cases of contest between different settlers for the right of preemption, shall hereafter be decided by the Commissioner of the General Land-Office, whose decision shall be final, unless appeal therefrom be taken to the Secretary of the Interior.

Sec. 11. And be it further enacted, That the proper accounting officers of the Treasury be directed to ascertain as among the expenditures of the State of Maine, in defending the territory heretofore in dispute with Great Britain, the amounts paid in borrowing money for those expenditures beyond the rate of six per centum per annum, whether in the form of discounts or otherwise, in all cases in which the principal of such expenditures, and interest upon them, at the rate of six per centum, have heretofore been refunded to said State by the United States, and that the Secretary of the Treasury be directed to pay the amount so ascertained out of any moneys in the Treasury not otherwise appropriated, to any properly authorized officer of said State. In making the ascertainment herein directed, the accounting officers shall compute the principal and interest of the difference between the cash received by Maine, in negotiating stocks and notes, and the nominal amount of such stocks and notes, and the interest accrued thereon, and in cases where Maine was obliged in negotiating for moneys, to increase the rate of interest on previous loans, the amount of such increase shall be computed and allowed, but not so as to reckon interest upon interest.

Sec. 12. And be it further enacted, That so much of all acts and parts of acts, as require or authorize the Postmaster-General to publish notice of letting contracts to carry the mails in the respective States, in newspapers published in the city of Washington, in the District of Columbia, be, and the same is hereby, repealed.

Sec. 13. And be it further enacted, That the line surveyed by John C. McCoy, in eighteen hundred and thirty-eight, as the western boundary of the half-breed tract, specified in the tenth article of the treaty made between commissioners on the part of the United States, and certain Indian tribes at Prairie du Chien, on the fifteenth of July, eighteen hundred and thirty, be, and the same is hereby, established as the true western boundary of said tract.

Sec. 14. And be it further enacted, That all the ruling and binding for the several executive departments shall be executed by practical and competent bookbinders, to be appointed by the head of the department.

Sec. 15. And be it further enacted, That the President of the United States cause the sum of six thousand dollars to be advanced to Clark Mills, in addition to the sum already advanced out of the fifty thousand dollars appropriated by the act of January twenty-five, eighteen hundred and thirty-three, to erect at the Capitol of the nation, an Equestrian Statue of Washington, on the personal application and receipt of the said Mills: Provided, that the said Mills furnish the Secretary of the Interior such security for the completion of the statue as the Secretary may require.

Sec. 16. And be it further enacted, That the Secretary of State be, and he is hereby, authorized to adjust, upon principles of equity and justice, the accounts of I. D. Andrews, late agent of the United States, for expenses and disbursements in connection with the Reciprocity Treaty, and that the same be paid according to said adjustment.

Sec. 17. And be it further enacted, That the Collectors of the Customs in the several collection districts be, and they are hereby and hereafter, required to act as disbursing agents for the payment of all moneys that are or may hereafter be appropriated for the construction of Custom-Houses, Court-Houses, Post-Offices, and Marine Hospitals, with such compensation, not exceeding one quarter of one per cent, as the Secretary of the Treasury may deem equitable and just: And provided further, That where there is no collector at the place of location of any public work herein specified, the superintendent of such public work shall act as dis-
828,

THIRTY-FIFTH .CONGRESS. Sess. I. Ch. 154. 1858.

Sec. 18. And be it further enacted, That in all cases of judgments and decrees, in any territorial court of the United States now rendered, or hereafter to be rendered, and from which there might be a writ of error, or appeal to the Supreme Court of the United States, there may be presented such writ of error, or appeal within the time, and under the other restrictions limited by law to said Supreme Court, notwithstanding such territory may, after such judgments and decrees have been admitted into the Union as a State, and said Supreme Court shall, when the same is decided, direct the mandate to such court as the nature of the writ of error or appeal, in their judgment may require.

Sec. 19. And be it further enacted, That the Secretary of the Senate and Clerk of the House of Representatives be, and they are hereby, directed to continue down to the fourth of March, eighteen hundred and fifty-nine, the compilation of the Congressional Documents published by Congress, under the name of the "American State Papers," to be continued to March 4, 1859, with indexes as heretofore.


Compilation of Congressional Documents under the name of the "American State Papers," to be continued to March 4, 1859, with indexes as heretofore.

Gales and Seaton to publish not over 3500 copies.

Distribution thereof.

Cost not to exceed $340,000.

Diplomatic and consular officers to have pay while necessarily occupied in going to and returning from their posts of duty.


Provided.

Provided, that the cost of the publication shall not exceed three hundred and forty thousand dollars, and that not more than twenty-five thousand dollars shall be required for the purpose during the next fiscal year.

Sec. 20. And be it further enacted, That all diplomatic and consular officers who were appointed under the act entitled "An act to remodel the diplomatic and consular systems of the United States," approved March the first eighteen hundred and fifty-five, shall have the same compensation during the time necessarily occupied in making the transit to, and returning from their respective posts, and while they were receiving their instructions, as is provided for diplomatic and consular officers in the eighth section of the act entitled "An act to regulate the diplomatic and consular systems of the United States," approved August eighteenth, eighteen hundred and fifty-six: Provided, that the foregoing shall not be construed to apply to any diplomatic or consular officer, who was in office, and at his post of duty, when said act approved March first, eighteen hundred and fifty-five, took effect, except to allow compensation to such officers during the time necessarily occupied in returning from their respective posts.

Approved, June 12, 1858.
THIRTY-FIFTH CONGRESS. Sess. I. Ch. 155. 1868.

CHAP. CLV.—An Act making supplemental 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 fifty-nine.

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 various Indian tribes:

Calapooias, Molalla, and Clackamas Indians, of Willamette Valley.—For fourth of five instalments for pay of physician, teacher, blacksmith, and farmer, per third article treaty twenty-second January, eighteen hundred and fifty-five, three thousand four hundred and forty dollars.

Nicualls, Puysallup, and other Tribes and Bands of Indians.—For fulfilling the articles negotiated twenty-sixth December, eighteen hundred and fifty-four, four thousand one hundred and fifty-four, with certain bands of Indians of Puget's Sound, Washington Territory:

For fourth of twenty instalments for pay of instructor, smith, physician, carpenter, farmer, and assistants, if necessary, per tenth article treaty twenty-sixth December, eighteen hundred and fifty-four, two thousand two hundred dollars.

Chasta, Scoton, and Umpqua Indians.—For fourth of fifteen instalments for the pay of a farmer, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, one thousand dollars.

For fourth of ten instalments for the pay of physician, medicines, and expense of care of the sick, per fifth article treaty eighteenth November, eighteen hundred and fifty-four, four hundred and forty dollars.

Umpquas and Calapooias, of Umpqua Valley, Oregon.—For fourth of ten instalments for the pay of a blacksmith, and furnishing shop, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, four hundred and forty dollars.

For fourth of fifteen instalments for the pay of a physician and purchase of medicines, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, four hundred and forty dollars.

For the general incidental expenses of the Indian service in the Territory of Oregon, including insurance and transportation of annuities, goods, and presents, and office and travelling expenses of the superintendent, agents, and sub-agents, thirty-nine thousand five hundred dollars.

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

For defraying the expenses of the removal and subsistence of Indians in Oregon Territory to the reservations therein, aiding them in procuring their own subsistence, purchase of provisions and presents, compensation of laborers and other employees, one hundred and eleven thousand five hundred dollars.

For the general incidental expenses of the Indian service in the Territory of Washington, including insurance and transportation of annuities, goods, and presents, and office and travelling expenses of the superintendent, agents, and sub-agents, thirty-six thousand dollars.

For adjusting difficulties and preventing outbreaks among the Indians in Washington Territory, twelve thousand five hundred dollars.

For defraying the expenses of the removal and subsistence of the Indians in Washington Territory to the reservations therein, aiding them in procuring their own subsistence, purchase of provisions and presents, and
compensation of laborers and other employees, sixty-one thousand five hundred dollars.

For the general incidental expenses of the Indian service in California, including travelling expenses of the superintendent, agent, and sub-agent, fifteen thousand dollars.

For defraying the expenses of the removal and subsistence of Indians of California to the reservations in that State, and for pay of physicians, smiths, mechanics, and laborers at the reservations, one hundred and sixty-two thousand dollars.

For the general incidental expenses of the Indian service in New Mexico, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes and sustain themselves by the pursuit of civilized life, to be expended under the direction of the Secretary of the Interior, seventy-five thousand dollars.

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

For the expenses of colonizing, supporting, and furnishing agricultural implements and stock for the Indians in Texas, fifty thousand dollars; and the Secretary of the Interior is hereby authorized to accept and survey the Indian reservation designated by an act of the legislature of the State of Texas, approved February fourth, eighteen hundred and fifty-six, and to appoint an Indian agent for said reservation.

For the maintenance of a school at Brazos agency, pay of a teacher, and purchase of books, one thousand five hundred dollars.

For the general incidental expenses of the Indian service in the Territory of Utah, presents of goods, agricultural implements and other useful articles, including travelling expenses of the superintendent, agents, and clerk hire, fifty-five thousand dollars.

Creeks.—For payment in goods to the Creek Indians for damages on their annuity goods, wrecked in the steamer Governor Meigs, in December, eighteen hundred and fifty-four, one thousand nine hundred and ninety-five dollars and twenty-five cents.

Seminoles.—For payment to the Seminoles for damages on their annuity goods, wrecked in the steamer Governor Meigs, in December, eighteen hundred and fifty-four, three hundred and thirty-two dollars and eleven cents.

W. J. Cullen, reimbursed.

For reimbursement to W. J. Cullen, superintendent of Indian affairs for the northern superintendency, for expenditures made by him in the recovery of five thousand dollars of the public funds stolen from Fort Ridgely, six hundred and fifty dollars.

Otoes and Missourias.—For keeping in repair the grist and saw mill provided for by the seventh article of the treaty of fifteenth March, eighteen hundred and fifty-four, three hundred dollars.

For the erection of a blacksmith's shop, for supplying the same with tools and keeping it in repair, per seventh article of the treaty fifteenth March, eighteen hundred and fifty-four, six hundred dollars.

For erection of houses for the miller, farmer, blacksmith, and engineer; one thousand eight hundred and fifty dollars.

For assistant miller, three hundred dollars.

For an engineer and assistant, one thousand eight hundred dollars.

Omahas.

For keeping in repair the grist and saw mill provided for by the eighth article of the treaty of sixteenth March, eighteen hundred and fifty-four, five hundred dollars.

For the erection of a blacksmith's shop, for supplying the same with tools and keeping it in repair, per eighth article of the treaty of sixteenth March, eighteen hundred and fifty-four, five hundred dollars.

For erection of houses for miller, farmer, blacksmith, and engineer, two thousand two hundred and fifty dollars.
For an assistant miller, three hundred dollars.
For an engineer and assistant, one thousand eight hundred dollars.
For this amount to erect suitable buildings at the Omaha agency, to replace those recently destroyed by fire, two thousand five hundred dollars.

Shawnees. — For fifth of seven annual instalments of money, in payment for lands, per third article treaty, tenth May, eighteen hundred and fifty-four, ninety-nine thousand dollars, the same having been omitted in the enrolling of the " Act making appropriations for the current and contingent expenses of the Indian department, and for fulfilling treaty stipulations with various Indian tribes, for the year ending June thirtieth, eighteen hundred and fifty-nine," approved May fifth, eighteen hundred and fifty-nine.

Winnebagoes. — For payment to Baptiste Lassallier, a Winnebago half-breed, for this amount, to which he is entitled under the fourth article of the treaty with the Winnebagoes, of the first November, eighteen hundred and thirty-seven, four hundred dollars, with interest thereon from the date of unauthorized payment to John H. Kinzie, in eighteen hundred and thirty-eight, at six per centum, four hundred and eighty dollars, together making eight hundred and eighty dollars.

To enable the Secretary of the Interior to perform the engagements and stipulations of General Harney made with the Sioux Indians at Fort Pierre in eighteen hundred and fifty-six, seventy-two thousand dollars.

To enable the Secretary of the Interior to adjust differences and preserve peace with the Cut-head and Yanctonaise Bands of Sioux Indians, twenty-five thousand dollars.

For compensation of five extra clerks employed in the Indian office under the act of fifth August, eighteen hundred and fifty-four, and third of March, eighteen hundred and fifty-five, and under appropriations made from year to year, seven thousand dollars.

Pawnees. — For fulfilling the stipulations in the treaty with the Pawnees of the twenty-fourth of September, eighteen hundred and fifty-seven:

For first of five instalments in goods and such articles as may be necessary for them, per second article of said treaty, forty thousand dollars.
For support of two manual labor schools, during the pleasure of the President, per third article of said treaty, ten thousand dollars.
For pay of two teachers, per third article, twelve hundred dollars.
For erection of houses for teachers, per third article, one thousand dollars.
For two complete sets of blacksmith, gunsmith, and tinsmith's tools, per fourth article, seven hundred and fifty dollars.
For erection of shops for smiths, per fourth article, five hundred dollars.
For purchase of iron, steel, and other necessaries for same, during the pleasure of the President, per fourth article, five hundred dollars.
For pay of two blacksmiths, one of whom to be a gunsmith and tinsmith, per fourth article, twelve hundred dollars.
For compensation of two strikers or apprentices in shops, per fourth article, four hundred and eighty dollars.
For first of ten instalments for farming utensils and stock, during the pleasure of the President, per fourth article, twelve hundred dollars.
For the first year's purchase of stock, and for erecting shelters for the same, per fourth article, three thousand dollars.
For pay of a farmer, per fourth article, six hundred dollars.
For the erection of a steam grist and saw mill, per fourth article, six thousand dollars.
For first of ten instalments for pay of miller, at the discretion of the President, per fourth article, six hundred dollars.
For first of ten instalments for pay of an engineer, at the discretion of the President, per fourth article, twelve hundred dollars.

For compensation to apprentices to assist in working the mill, per fourth article, five hundred dollars.

For the erection of dwelling-houses for the interpreter, blacksmiths, farmer, miller, and engineer, (five hundred dollars each,) per fourth article, three thousand dollars.

For the first of three instalments for the pay of six laborers, per seventh article, three thousand dollars.

For payment to Samuel Allis, in remuneration for his services and for losses sustained by him, per tenth article, one thousand dollars.

For payment to Ta-ra-da-ka-wa, head chief of the Tappahs band, and four other Pawnees, for their services as guides, and for losses sustained by them, (one hundred dollars each,) per eleventh article, five hundred dollars.

To enable the Pawnees to settle any just claims existing against them, per twelfth article, ten thousand dollars.

For surveying the exterior lines of the reservation provided for in the first article, one thousand dollars.

Commissioner of Indian Affairs may remove from tribal reservations persons there without authority, &c. and may use the force necessary therefore.

SECRET. And be it further enacted, That the Commissioner of Indian Affairs be, and he hereby is, authorized and required, with the approval of the Secretary of the Interior, to remove from any tribal reservation any person found therein without authority of law, or whose presence within the limits of the reservation may, in his judgment, be detrimental to the peace and welfare of the Indians, and to employ for the purpose such force as may be necessary to enable the agent to effect the removal of such person or persons.

SECRET. And be it further enacted, That the Secretary of the Interior be, and he is hereby, authorized and directed to pay to such persons of Miami blood as have heretofore been excluded from the annuities of the tribe since the removal of the Miamies in eighteen hundred and forty-six, and since the treaty of eighteen hundred and fifty-four, and whose names are not included in the supplement to said treaty, their proportion of the tribal annuities from which they have been excluded; and he is also authorized and directed to enroll such persons upon the pay list of said tribe, and cause their annuities to be paid to them in future: Provided, That the foregoing payments shall be in full of all claims for annuities arising out of previous treaties. And said Secretary is also authorized and directed to cause to be located for such persons each two hundred acres of land out of the tract of seventy thousand acres reserved by the second article of the treaty of June-fifth, eighteen hundred and fifty-four, with the Miamies, to be held by such persons by the same tenure as the locations of individuals are held which have been made under the third article of said treaty.

APPROVED, June 12, 1858.

June 12, 1858. CHAP. CCLVI.—An Act making Appropriations for the Support of the Army for the Year ending the thirtieth June, eighteen hundred and fifty-nine.

Appropriation.

Pay: For pay of the army, three million five hundred and ninety-one thousand seven hundred and eighty-four dollars.

Recruiting and reenlistment.

For expenses of recruiting, transportation of recruits three months' extra pay to non-commissioned officers, musicians, and privates on reenlistment, one hundred and ten thousand dollars.
For commutation of officers' subsistence, nine hundred and ninety-eight thousand four hundred and thirty-four dollars and fifty cents: Provided, that the superintendent of the military academy, while serving as such by appointment of the President, shall have the local rank, the pay and allowances of a Colonel of Engineers: that the commandant of the corps of cadets at the military academy while serving as such as by appointment of the President, shall have the local rank, the pay and allowances of a Lieutenant Colonel of Engineers, and besides his other duties, shall be charged with the duty of instructor in the tactics of the three arms at said academy; and that the senior assistant instructor in each of the arms of service, viz.: of artillery, cavalry, and infantry, shall severally receive the pay and allowances of the assistant professor of mathematics.

For commutation of forage for officers' horses, one hundred and twenty-four thousand one hundred and twenty-eight dollars.

For payments to discharged soldiers for clothing not drawn, fifty thousand dollars.

For payments in lieu of clothing for officers' servants, thirty-nine thousand eight hundred and ninety dollars.

For subsistence in kind, one million three hundred and eighty thousand six hundred and fifty-two dollars and sixty-five cents.

For clothing for the army, camp, and garrison equipage, one million and sixty-two thousand seven hundred and two dollars and ninety-nine cents.

For the regular supplies of the quartermaster's department, consisting of fuel for the officers, 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 two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such companies of infantry as may be mounted, and for the authorized number of officers' horses when serving in the field and at the outposts, including bedding for the animals; of straw for soldiers' bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the pay and quartermaster's departments; and for the printing of division and department orders, army regulations, and reports, one million seven hundred and forty-five thousand dollars.

For the incidental expenses of the quartermaster's department, consisting of postage on letters and packets received and sent by the officers of the army on public service; expenses of courts martial and courts of inquiry, including the additional compensation of judge advocates, recorders, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers employed under the direction of the quartermaster's department, in the erection of barracks, quarters, storehouses, and hospitals; in the construction of roads, and on other constant labor, for periods of not less than ten days, under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department headquarters; 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 escorts cannot be furnished; expense of the interment of officers killed in action, or who die when on duty in the field, or at the posts on the frontiers, and of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the quartermaster's department; compensation of forage and wagonmasters, authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension of deserters, and the expenses incident to their pursuit; the following expenditures required for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such companies of infantry as may be mounted, and for the authorized number of officers' horses when serving in the field and at the outposts, including bedding for the animals; of straw for soldiers' bedding, and of stationery, including company and other blank books for the army, certificates for discharged soldiers, blank forms for the pay and quartermaster's departments; and for the printing of division and department orders, army regulations, and reports, one million seven hundred and forty-five thousand dollars.

Incidental expenses.

1802, ch. 9, § 21, 22.
Vol. ii. p. 188.

1819, ch. 45.
Vol. iii. p. 488.

1844, ch. 247, § 6.
Vol. x. p. 676.

1845, ch. 162, § 10.
Vol. v. p. 357.
of cavalry, the regiment of mounted riflemen, and such companies of infantry as may be mounted, viz: the purchase of portable forges, blacksmiths' and shoeing tools, horse and mule shoes and nails, iron and steel for shoeing, hire of veterinary surgeons, medicines for horses and mules, picket ropes, and shoeing the horses of those corps, five hundred thousand dollars.

**Barracks, &c.**

For constructing barracks and other buildings at posts which it may be necessary to occupy during the year; and for repairing, altering, and enlarging buildings at the established posts, in luding hire or commutation of quarters for officers on military duty; hire of quarters for troops, of storehouses for the safe-keeping of military stores, and of grounds for summer cantonments; and for temporary frontier stations, seven hundred and ninety thousand dollars.

**Repairs at Baton Rouge.**

For the repairs of the barracks at Baton Rouge, Louisiana, the sum of twenty-five thousand dollars, to be expended under the direction of the Secretary of War.

**Mileage of officers.**

For mileage or the allowance made to officers of the army for the transportation of themselves and their baggage, when travelling on duty without troops, escorts, or supplies, one hundred and thirty thousand dollars.

**Transportation.**

For transportation of the army, including the baggage of the troops, when moving either by land or water; of clothing, camp and garrison equipage, from the depot at Philadelphia to the several posts and army depots; of horse equipments, and of subsistence from the places of purchase, and from the places of delivery under contract, to such places as the circumstances of the service may require 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; freight, wharfage, tolls, and ferriages; for the purchase and hire of horses, mules, and oxen, and the purchase and repair of wagons, carts, drays, ships, and other sea-going vessels and boats required for the transportation of supplies and 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; and for procuring water at such posts as, from their situation, require that it be brought from a distance; and for clearing roads, and removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops on the frontier, three million four hundred thousand dollars.

**Water.**

For the purchase of horses for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, and the companies of light artillery, two hundred thousand dollars.

For contingencies of the army, twenty-five thousand dollars.

For the medical and hospital departments, one hundred and five thousand dollars.

For contingent expenses of the adjutant-general's department at division and department headquarters, five hundred dollars.

For compensation of the clerk and messenger in the office of the commanding general, two thousand dollars.

For contingent expenses of the office of the commanding general, three hundred dollars.

For armament of fortifications, three hundred thousand dollars.

For ordnance, ordnance stores, and supplies, including horse equipments for the mounted regiments, two hundred and fifty thousand dollars.

For the current expenses of the ordnance service, including experiments in the manufacture of cannon and cannon powder, and for tests of arms and ammunition, not otherwise provided for, one hundred and fifty thousand dollars.

For the purchase of gunpowder for the land service, one hundred thousand dollars.
For the manufacture of arms at the national armories, four hundred thousand dollars.

For the purchase of breech-loading carbines of the best model, to be selected and approved by a board of ordnance officers, twenty-five thousand dollars.

For the alteration of old arms so as to make them breech-loading arms, upon a model to be selected and approved by a board of ordnance officers, twenty-five thousand dollars: Provided, That any portion of said sum, not exceeding five thousand dollars, may be expended under the direction of the Secretary of War, and at his discretion, in applying to the old or new arms any recent improvement in the mode of priming.

For the Allegheny arsenal, thirty-five thousand one hundred dollars.

For Fort Monroe arsenal, twenty-four thousand nine hundred dollars.

For Kennebec arsenal, eleven thousand six hundred dollars; two thousand dollars of which may be used in bringing gas upon the arsenal grounds, and with leave to extend gas-pipes through the grounds by the gas company.

For St. Louis arsenal, thirty-one thousand dollars.

For Washington arsenal, nine thousand three hundred and seventy-nine dollars.

For an additional timber and carriage storehouse at the North Carolina arsenal, twenty-five thousand dollars.

For Watervliet arsenal, thirty thousand dollars.

For repairs and preservation of the public buildings, fences, drains, culverts, and so forth, at all the smaller arsenals, twenty thousand dollars.

For continuing the construction of the arsenal in California, one hundred thousand dollars.

For contingencies of arsenals, ten thousand dollars.

For repairing the arsenal and two eighteen-pound gun carriages, at Stonington, Connecticut, seven hundred and fifty dollars.

For repairs and improvements and new machinery at Springfield armory, Massachusetts, fifty-five thousand two hundred and twenty-seven dollars.

For repairs and improvements and new machinery at Harper’s Ferry armory, one hundred and one thousand nine hundred and seventy-three thousand four hundred and seventy-eight dollars and eighty cents.

For continuing the construction of the following works of defence: Fort at Hog Island ledge, in Portland Harbor, Maine, forty thousand dollars.

Fort Richmond, Staten Island, New York Harbor, New York, seventy-five thousand dollars.

Fort Delaware, Delaware River, Delaware, seventy-five thousand dollars.

Fort Carroll, Soller’s Point flats, Baltimore Harbor, Maryland, seventy-five thousand dollars.

For surveys for military defences, geographical explorations, and reconnaissances, for military purposes, and surveys with armies in the field, ninety-five thousand dollars.

For purchase and repairs of instruments, fifteen thousand dollars.

For continuing the survey of the northern and northwestern lakes, including Lake Superior, seventy-five thousand dollars.

For printing charts of lake surveys; ten thousand dollars.

To enable the Secretary of War to employ temporary clerks in the office of the Quartermaster-General, on bounty land service, five thousand dollars.

For the support of four companies of volunteers mustered into the service of the United States, at Camp Scott, Utah Territory, in October, November, and December, eighteen hundred and fifty-seven, one hundred and seventy-three thousand four hundred and seventy-eight dollars and eighty cents.

For continuing the construction of the following works of defence: Fort at Hog Island ledge, in Portland Harbor, Maine, forty thousand dollars.

Fort Richmond, Staten Island, New York Harbor, New York, seventy-five thousand dollars.

Fort Delaware, Delaware River, Delaware, seventy-five thousand dollars.

Fort Carroll, Soller’s Point flats, Baltimore Harbor, Maryland, seventy-five thousand dollars.
Fort Taylor, Key West, Florida, seventy-five thousand dollars.

Fort Jefferson, Garden Key, Tortugas, Florida, one hundred and fifty thousand dollars.

Fort Point, San Francisco, California, one hundred and twelve thousand five hundred dollars.

For contingent expenses of fortifications, preservation of sites, protection of titles, and repairs of sudden damage, thirty thousand dollars.

For the construction of permanent platforms for modern cannon of large calibre in existing fortifications of important harbors, thirty thousand dollars.

For the payment of claims favorably reported upon by the board of army officers (appointed under the sixth section of the act approved August thirty-first, eighteen hundred and fifty-two) in their final report to Congress dated April nineteenth, eighteen hundred and fifty-five, seven thousand eight hundred and seventy-two dollars and fifty-two and one third cents.

For the construction of bridges and the improvement of the crossings of streams on the road from Fort Smith, in Arkansas, to Albuquerque, in New Mexico, fifty thousand dollars; and that the sum of one hundred thousand dollars be, and is hereby, appropriated, out of any money in the treasury not otherwise appropriated, to be expended in completing connected sections of the road extending from Albuquerque, in the Territory of New Mexico, westward, on the route to the Colorado River, on, or near the thirty-fifth parallel of north latitude.

The balances from the appropriations for “preventing and suppressing Indian hostilities, and for travelling allowance of volunteers,” already expended in the payment of Florida volunteers called into service by authority of the War Department, may be applied by the accounting officers of the treasury to the settlement of the accounts of paymasters by whom said balances were disbursed.

That it shall be lawful for any commissioned officer of the army to administer the prescribed oath of enlistment to recruits; Provided the services of a civil magistrate authorized to administer the same cannot be obtained.

That there be appropriated, out of any money in the treasury not otherwise appropriated, for preparing the drawings of the charts of the Bering’s Strait and North Pacific Exploring and Surveying Expedition under the control and direction of the Secretary of the Navy, but not for printing the same, six thousand seven hundred dollars.

That the eleventh section of the act of March third, eighteen hundred and forty-seven, entitled “An act making provision for an additional number of general officers and for other purposes,” which deprives sutlers in the army of their right to a lien upon any part of the pay of the soldiers, or to appear at the pay table to receive the soldiers pay from the paymaster, be, and the same is hereby, repealed.

That all the existing laws, or parts of laws which authorize the sale of military sites useless for military purposes be, and the same are hereby, repealed, and said lands shall not be subject to sale or preemption under any of the laws of the United States: Provided, further, That the provisions of the act of August eighteenth, eighteen hundred and fifty-six, relative to certain reservations in the State of Florida, shall continue in force.

Approved, June 12, 1858.
THIRTY-FIFTH CONGRESS. Sess. I. Ch. 160, 161, 162. 1858.

CHAP. CLX.—An Act making Appropriations for the Expenses of Collecting the Revenue from Customs.

June 14, 1858.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is, appropriated for the expenses of collecting the revenue from customs for each half year, the sum of one million eight hundred thousand dollars, payable out of any moneys in the treasury not otherwise appropriated, together with such sums as may be received from storage, cartage, drayage, and labor for said half year.

SEC. 2. And be it further enacted, That from and after the said first day of July, eighteen hundred and fifty-eight, all laws and parts of laws which authorize the payment of the expenses, or any portion of the expenses of collecting the revenue from customs to any port or ports on the Pacific coast of the United States out of the accruing revenue, before the same is paid into the treasury, shall be, and hereby are, repealed.

SEC. 3. And be it further enacted, That the Secretary of the Treasury shall report to the next session of Congress, a plan and estimates for reducing the expenses of the collection of the revenue, in accordance with the general recommendations of his last annual report.

SEC. 4. And be it further enacted, That the Secretary of the Treasury be, and he is hereby, authorized, at his discretion, to discontinue all ports of delivery, the revenue received at each of which does not amount to the sum of ten thousand dollars.

SEC. 5. And be it further enacted, That no collector of the customs, deputy collector, naval officer, deputy naval officer, surveyor, deputy surveyor; general appraiser, superintendent of warehouses, or appraisers, shall receive a compensation more than twenty-five per cent. greater than is now paid to the officers and persons engaged in said services at the port of New York: Provided, That this section shall not be so construed as to increase the compensation of any officer of the customs, or of any person engaged in the collection thereof.

APPROVED, June 14, 1858.

CHAP. CLXI.—An Act making an Appropriation for the Completion of the Military Road from Astoria to Salem, in Oregon Territory.

June 14, 1858.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of thirty thousand dollars ($30,000) be, and the same is hereby, appropriated for the completion of the military road from Astoria to Salem, to be completed under the direction of the Secretary of War.

APPROVED, June 14, 1858.

CHAP. CLXII.—An Act to establish certain Post-Roads.

June 14, 1858.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following be established as post-roads:

ALABAMA.
From Pine Level, in Montgomery county, via China Grove, Fryer’s Bridge, Monticello, to Pea River, in Pike county.
From Jefferson, via Macon, to Brewersville.
From Greensville, via Tuluce, Rainersville, to Leon.
From Handy Post-Office to Jasper, in Walker county.
From Lyonsville, via Nichols’ Carlie’s, and Gordon’s, to Whiteside’s, on the Nashville and Chattanooga railroad.
From Larkinsville to Gunter’s Landing.
From Athens, via Good Springs and Gilbertsboro’, to Mount Russell.
From Talladega, via Florence’s Ferry, and Coosa Valley, to Crosswell.

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From Cusseta to 'Chambers' Court House.
From Society Hill, to Tuskegee.
From Oxford, via Walker's Store, to Tife.
From Jonesboro' to Democrat.
From Mexico to Chester.
From Ledohatchie, on the Alabama and Florida railroad, via Haynesville, Lowndsboro', Cross Roads and Benton, to Selma.
From Oleaner to Warrenton.
From Harpersville, via Kelly's Creek, Coosa Valley, Crosswell, Broken Arrow, and Trout Creek, to Greensport.
From Indigo Head to Busbeeville.
From Morgan to Columbia.
From Goosen, via Motzville and Tranquility, to Reevesville.
From Elbe, via Jones', Hilton's Cross Roads, Barnestown, Williams' Mill, Clary's, to Wardsville, Florid[a.]
From Haynesville, via Hickory Grove, Suresville, and Argus, to Troy.
From Gadsden, via Hoke's Bluff, Hogan's, New Bethel, D. Draper's, Cross Plains, Narrow Valley, Palestine, to Esom Hill, Georgia.
From Jacksonville via New Bethel, Reevesville, Ball Play, Long's Ferry, and Mathews, to Blue Pond.
From Bruceville to Union Springs.
From Houston, Winston county, to Hanby, Walker county.
From Somerville to Valthermoso Springs, Morgan county.
From Montgomery, via Greenville and Sparta, to Pensacola, Florida.

ARIZONA.
From La Mesilla to La Mesa.
From Tucson, via Sopori, to Tubac.
From Tucson, via Sopori, to Aqua Caliente.
From Wharton, via Tucson, Tubac, and Caledonia, to Fort Buchanan.

ARKANSAS.
From Lockport, via A. H. Henson's, to Monterey.
From Liberty to Murfreesboro'.
From Powhatan, via C. H., A. Oakis, on Spring River, Major B. Ketles's, and Myatt, to Pilot Hill.
From Green Mount, via Beis's Bluff, Connersville, to Lehi.
From Brownsville, via Maj. John Hardin's, to Lake Bluff.
From Centre Point to Ultima Thule.
From Brownstown, via Paraclifta, to Doaksville.
From Wild Hans to North Fork of White River.
From Gainesville to Greenville, in Missouri.
From Fort Smith to Albuquerque, in the Territory of New Mexico.
From Marion, via Walnut Grove, Lyle's Ferry, and Nesly's Ferry, to Walnut Camp.
From Little Rock to Hungary.
From Lewisburg, in Conway county, by Galler Rock, and Bate's Mill, to Dardanelle, in Yell county.
From Mill Bayou to Chititbeaux, Missouri.
From Augusta, in Jackson county, via Alvin McDonald, to Jackson Port.
From Searcy, in White county, to intersect the route from Des arc to Fort Smith, at Cadron Creek.
From Paraclifta, in Sevier county, to Sheetucket, in Polk county.

CALIFORNIA.
From Weaversville, via the mouth of Carson creek, to Canon city, in Trinity county.
From Sacramento City, via Washington, Puts, Vacaville, Suisun, Con-
dolica, Napa city, Sonoma, Santa Rosa, and other intermediate post-offices, to Petaluma, in Sonoma county.
From San Francisco to San Rafael.
From San Francisco to Berry and Fornales.
From San Juan, in Monterey county, to Los Angelos, in Los Angelos county.
From Auburn, Placer county, via English's Bridge and Grass valley, to Nevada city.
From Sacramento City, via Yolo City in Yolo county, to Cacheville.
From Sacramento to Stockton.
From San Bernardino, via San Gorgonia, Ross, Conchuillo valley, to Fort Yuma.
From Union, via Hoopa valley, to Orleans Bar.
From Union to San Francisco.
From Marysville, via North San Juan, to Forest city.
From Nevada City, via Woolsey's Flat, Orleans Flat, Chips Flat, Allegheny, Forest City, Downieville, Monte Christo, Eureka, North Poker Flat, to La Porte.
From Sonora, Tuolumne county, to Mariposa city.
From Stockton, via Knight's Ferry, Rock River Ranche, La Grange, and Murray Bridge, to Mariposa.
From Murphy's, via Big Tree road, to Carson valley, Utah Territory.
From La Porte, via Quincy, to Susanville, Utah Territory.
From Bidwell's Bar, via Noble's Pass, to Susanville, Utah Territory.
From Shasta City, via Noble's Pass, to Susanville, Utah Territory.
From San Francisco via Alviso, to San Jose.
From Suisun City to Nurse's Landing.
From Colusa to Marysville.
From San Francisco to Trinity, via Petaluma and Humboldt.
From San Francisco to Crescent City, via Trinidad and Humboldt Bay.
From Crescent City, via Indian Creek, Happy Camp, Scott River, to Yrka.
From Trinidad, via Orleans Bar, Salmon Rivers, to Yrka.
From Belmont via Pocel's Store, Piscadary, William's Landing, to Santa Cruz.
From Oreville, via Bidwell's Bar, Peaville, Brush Creek, Meadow Valley to Quincy.
From Jackson to Volcano.
From Sacramento City, by Washington, Cashville, Cache Creek, Yolo City, and Canon, to Clear Lake, Napa County.
From Sacramento City, by Onisbe and Walnut Grove, to Georgiana Slough, in Sacramento county.
From Mokelumne Hill, by Rich Gulch, to West Point, in Calaveras County.
From Knights Ferry, by La Grange, to Horritas, Mariposa county.
From Nevada City, by Alpha, to Washington, Nevada county.
From Yrka, via Shasta Valley, Soda Springs, Portuguese Flats, Dog Creek, Churntown, to Shasta.

DELAWARE.

From Smyrna, via Chesterfield and Millington, in Kent County, Maryland, to Chestertown, in the same county.

FLORIDA.

From Mellonville, via Apopka Lake, Harris Lake, Adamsville, Sumperville, Monroe's Ferry, Pierceville, and Spring Hill, to Bay Port.
From Mariana, Florida, via Bellvue, to Bainbridge, Georgia.
From Key Port to Clear Water Harbor.
From Orlando in Orange County, to Adamsville, in Sumpter county, via south side of Lake Apopka.
From Clear Water Harbor to Tampa.
From Pilatka to Station at Bellamy road.
From Silver Spring, via Orange Springs, to Station at Bellamy road.
From Cedar Key to New Orleans in steamers.
From Fernandina to Charleston in steamers.
From Cedar Key to Key West in steamers.
From Starke to Pilatka, via Cadiz and Timmons.
From Starke, via New River, to Providence.
From Port Gates, on the St. Johns River, via Lake Charles and Silver Springs, to Oseola.
From Marion Cross Roads in Jefferson county, via Finholloway, Econfina Springs, Warrior and Cook's Hammock, to Clay Landing.
From Little River in Columbia county, via Samuel Barber's and William Johnson's, to Shoaltown on the Suwannee River.

GEORGIA.

From Doctor Town to Holmesville.
From Ocselpeco to Piscola.
From Magnolia to Troublesome.
From Holmesville to Doctor Town.
From Doctor Town to Waynesville, via Pendarvis' Store.
From Newman to Carrollton.
From Doctor Town, via Holmesville, Ocmulgeeville, to Feronia.
From Little York to Boxville.
From Jonesboro' to Stockbridge.
From Palmetto to Carrollton, via Riverton and Chanceville.
From Thompson to Lincolnton.
From Franklin to La Grange.
From Seward, via Mount Vernon, to Battleground.
From Waresboro' to Irwinsville.
From Blakely, via Stafford's Store, in Miller county, Curry's Bridge, on Spring Creek, and Hutchinson's Ferry, to Quincy, Florida.
From Greenville, via Woodbury,Thundering Spring, and Tepid Springs, to Thomaston.
From Ellejay to Jasper.
From Columbus, via King Post-Office, Cusseta, to Green Hill.
From Americus to Holley Grove.
From Vienna to Vineyard.
From Hawkinsville, via Lawson, Abbeville, and House Creek, to Irwinsville.
From Gainesville, via Brown's Bridge, and Coal Mountain, to Cumming.
From Clarkesville to Carnesville.
From Clayton, via Huopee, to Blairsville.
From Atlanta, via Gainesville, Sulphur Springs and Carnesville, to Hartwell.
From Lexington, via Wolfe Skin, to Watkinsville.
From Warrenton, via Gibson, to Penn's Bridge.
From the city of New York, via Savannah, Georgia, Thomasville, Tallasse, (Florida,) St. Marks, to New Orleans, Louisiana.
From Forsyth to Russellville.
From Boxville to Sugar Creek.
From Marietta, via Powder Springs, Salt Springs, New Manchester and Campbelltown, to Fairburne.
From Morgan, Calhoun county, to Blakely, in Early county.

ILLINOIS.

From Versailles, via Chambersburgh, Perry, to Griggsville, in Pike county.
From Camp Point, Adams county, via Houston, James Sales, in two north, range seven, west, Big Neck Post-Office, and Woodville, in Adams county, Chili, West Point, James Rankin’s, to Warsaw.
From Dakota, on the Racine and Mississippi Railroad, via Rock Grove, to Broadhead, on the Milwaukee and Mississippi Railroad, Wisconsin.
From Joliet to Oswego.
From Golconda to Raleigh.
From Trenton to Mascouta.
From Ottawa, via Buck Creek, and Freedom, to Earsville.
From Belleville, via Shiloh, to Lebanon.
From Kankakee city, on the Illinois Central Railroad, to Dwight, on the Chicago and St. Louis Railroad.
From Rockford, via New Millford, Kilbuck, and Lindenwood, to Lane.
From Junction, via Lindenwood, White Rock, and Payne’s Point, to Oregon.
From Lane to Oregon.
From Mattoon, in Coles county, via Paradise and Greenland, to Vandalia.
From Olney, in Richland county, via St. Marie, and Newton, in Jasper county, to a point on Eastern Branch, Central Railroad.
From Preston to Chester, in Randolph county.
From Mattoon, via Sullivan, Marrowbone, to Decatur.
From Fayetteville to Elk Horn.
From Mount Vernon to Richview, in Washington county.
From Springfield, via Groveland, Delavan, Prairie Creek, and Middle-town, to Peoria.
From Chester, in Randolph county, via Steuben and Worthington, to Murphysboro’, in Jackson county.
From Table Grove, in Fulton county, to Vermont.
From Bernadotte, in Fulton county, to Ipaviana.
From Argyle to Colchester, in McDonough county.
From Monmouth, via Ellison, Baritan, and Bedford, in Henderson county, to La Harp, in Hancock county.
From Carthage to Appenose.
From Florence to Winchester.
From Rushville, via Littleton and Birmingham, to Plymouth.
From Macomb, in McDonough county, via Johnson and Table Grove, to Ipaviana.
From Rock Island, via Dubuque, to Dunleith, Iowa.
From Washington, Tazewell county, via Mackinaw, Little Mackinaw, and Armington, to Atlanta.
From Pecatonica, via Durand, Loona, and Avon, to Broadhead, Wisconsin.
From Grouse, via Kaneville, to Blackberry Station.
From Atlanta, via Mount Hope, Armington, and Mackinaw, to Washington.
From Havanna, via Mason city, and Stephens, to Lincoln.
From Mattoon to Vandalia.
From Girard, via Lanesville, to Litchfield.
From Alton, via Harris and Woodburn, to Bunker Hill.
From Cheona, via Fairbury, to Douglas city.
From Elizabeth, via Avery, Guilford, Scale's Mound, White Oak Springs, and New Diggings, to Shullsburg, Wisconsin.
From Equality, via Harrisburgh and Marion, to Carbondale.
From Murphysboro', via Blairsville, and Herring's Prairie, to Marion.
From Pinekneyville, via Grand Cote Prairie, to Coulterville.
From Jonesboro', via William Penrod's and Willard's Landing, to Jackson, Missouri.
From Caledonia to Valley Forge.
From Dunleith, via Potosi, Caseville, Patchgrove, to Prairie du Chien, in Wisconsin.

**INDIANA.**

From Natches, in Martin county, via Pleasant Valley, Halbert's Bluff, Dover Hill, and Scotland, to Bloomfield, in Greene county.
From Jasper, in Dubois county, via Porterville, High Rock, and Hudsonville, to Washington.
From Rochester, via Kewana, and Moorschus, to Winnemac.
From Bourbon, via Tippecanoctown, to Bloomingsburgh.
From Knox, via Lake city, and North Bend, to Monterey.
From Knox, via Clear Spring, to West York.
From Francesville to Winnemac.
From Kokoma, via John McDowell's, to Burlington.
From Lexington to Charleston.
From Michiganstown, via Burgett's and Russellville, to Kokomo.
From Frankfort, via Kirkland, Hillboro', Berlin, and Petersburg, to Tipton.
From Rockville, via Ionia, Bridgeton, to Brazil.
From Winnemac to Francisville.

**IOWA.**

From Prairie du Chien, via Nezokaw, Ion, Buckland, Volney, Cleveland, to Frankville.
From Mason city, via Bristol, to Albert Lea.
From Clavton, via Garnarville, Reed, Elkader, and Waggoner, to Clermont.
From Prairie du Chien, via Johnson's Landing, Bell's Mills, and Waterloo, to Waukon.
From Des Moines, via Winterset, Afton, Bedford, Mound city, Missouri, to White Cloud, Kansas.
From Dyersville, via Fairbank and Waverly, to Clarksville.
From Cascade, in Dubuque County, via Isabel, Overreach's Ferry and Walnut Grove, in Jones county, Pioneer Grove, in Cedar county, Gower's Ferry, to Iowa city.
From Fort Dodge, via Lizzard Fork and Storm Lake, to Cherokee, in Cherokee county, Plymouth, to Westfield.
From McGregor, via Elkader, Volga city, to Manchester.
From St. Charles city, via Rockford, and Mason city, to Algona.
From Manston, via Wonewoc, to Hillsborough.
From Sioux city to Sioux Falls.
From Fillmore, via Jacksonville, Walker's, Clear Creek, Braddy's Mill, to Clarinda.
From Fort Dodge, along the west bank of the Des Moines River, crossing the west branch at Dacotah, up the west branch to the Irish colony, there crossing the west branch, to Spring Lake.

From Des Moines city, via Indianola, Osceola, and Leon, in Iowa, and Gentry Court-house, (Missouri,) to Saint Joseph, in the State of Missouri.

From Lewis, via Iranistan, Blake's Settlement, Rocky Ford, Corey Post-office, to Sidney.

From Bellefontaine, via Attica, and Gosport, to Chariston.

From West Union, via Fredericksburg and Bradford, to St. Charles city.

From Des Moines, via Buffalo Grove, Ripley, and Jefferson, in Green county, Sac City, in Sac county, to Sioux city, in Woodbury county.

From Webster, via Hewitt, Buffalo Grove, Blue Earth city, to Mankato, Minnesota.


From Dubuque, via Bellevue, and Sabula, to Davenport.

From Sioux city, in Woodbury county, via Plymouth city, to Spirit Lake.

From Sioux city, in Woodbury county, via Nicolet, to Sioux Falls, Minnesota.

From Des Moines, via Jefferson, in Green county, Lake city, Calhoun county, to Sac City, in Sac county.

From Des Moines, via Dayton, Fort Dodge, Addison, and Paoli, to Spirit Lake.

From Bentonsport, in Van Buren county, via Keosauqua, Philadelphia, Iowa ville, Ottumwa, Eddyville, Amsterdam, Red Rock, Bennington, Lafayette, and Adelphi, to Des Moines.

From Burlington, via Augusta, Denmark, West Point, Dover, and Primrose, to Farmington.

From Marietta, via Nevada, Boonsboro', county seat of Green county, county seat of Carroll county, Dennison, and Belvidere, to Decatur, Nebraska Territory.

From Des Moines city, via Indianola, Chariton, Corydon, Walnut, (Iowa,) St. John, and Milan, to Jefferson city, Missouri.

From Elkader, via Elkport, Millville, to Cassville, Minnesota.

From Magnolia, via Preparation, Belvidere, and Smithland, to Correction ville.

From Dyersville, via Poulney, Plum Spring, Yankee Settlement, Honey Creek, Cox Creek, Volga City, Highland, Elgin, Clermont, &c. to Decorah.

From Independence, via Laporte City creek, Lafayette, Marietta, Iowa Centre, to Des Moines.

From Clayton, via Garnavillo, Clayton Centre, Elkader, Highland Dinnen, to Fayette.

From Ottumwa, via Chillicothe, Cuba, to Alban.

From Cedar Falls, via Willoughby, Swanton, Bear Grove, Genoa, to Marysville.

From Sioux city, via Sergeant's Bluff, Smithland, Morris, Denison, Carrollton, Panora, to Adel.

From Brunswick to Unionville.

From Knoxville, via Red Rock, Reeds ville, Monroe, to Newton.

From Magnolia, via the mouth of Soldier River, Cumming City, Fontenelle, Buchanan, North Bend, Columbus City, and Monroe, to Cleveland, Nebraska Territory.

From Tipton, in Cedar county, to Rome, Madison, and the centre of Jones county, and thence to Cascade, in Dubuque county.
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From Muscatine, to Oskaloosa, via Ononna, Columbus City, Amboy, Washington, and Sigourney.

From Oskaloosa to Council Bluffs, via Knoxville, Indiana, and Winterset.

From Independence, by Fairbank, in Buchanan county, Franklin, Bremer, and Leroy, in Bremer county, to Fredericksburg, in Chickasaw county.

From Mount Pleasant, in Henry county, via Wayne, in said county, Crawfordsville, Amboy, Davis Creek, and Yatton, in Washington county, and Seventy-eight, in Johnson county, to Iowa City.

From Iowa Falls, in Hardin county, via Marysville, Hampton, and Saratoga, in Franklin county, to Mason City, in Cerro Gordo county.

From Dacotah, in Humboldt county, via the south half of section eighteen, township ninety-three, and range thirty, and Paoli, in Palo Alto county, to Spirit Lake, in Dickinson county.

From Winterset, in Madison county, via Fontenelle, Adair county, to Lewis, in Cass county.

From Iowaville, via Troy, Stringtown, and Milton, to Memphis, Missouri.

From Wiscotta, Dallas county, via Bolds, in the northeast corner of Adair county, Holliday's Settlement, and Clarksville, to Fontenelle, in said county.

From Eddyville to Des Moines, via Hamilton, Marysville, Attica, Knoxville, Pleasantonville, Wheeling, Hartford, Carlisle, and Avon.

From Newton, Jasper county, to Nevada, Story county, via the State road.

From McGregor, via Elkader, Volga City, Taylorsville, Brush Creek, Buffalo Grove, to Independence.

From Quincy, via Brookville, to Bedford.

From Sioux City, to Covington.

From Steamboat Rock, in Hardin county, via Berlin, Bur-Oak Grove, Skunk Grove and Webster City, to Fort Dodge.

From McGregor's, in Clayton county, via Monona, Fort Atkinson, in Winneshiek county, Jacksonville and New Hampton, in Chickasaw county, to St. Charles City, in Floyd county.

From Inkpadutah, on the Big Sioux, to Iowa, on the Missouri River, (Dacotah Territory.)

From St. Charles, via Mason City, Clear Lake, Algona, and Paoli, to Moulton City.

From Cedar Falls, via Belmond, Algona, and Spirit Lake, to Fort Ridgely, (Minnesota.)

From Westfield, via Grecely's Grove, to Independence.

From Marietta, via Lafayette, Steamboat Rock, Ackley, Namantown, Hampton, Saratoga, Mainse Grove, Doun Grove, to Mason City.

From Iowa City via Windham, Lafayette City, Millersburg, Montezuma, Lynn Grove, to Des Moines City.

From Toledo, via Boonsboro', New Jefferson, Carrolton, Denison, Belvidere, Onawa, Cook's Landing, to Decatur, in Nebraska Territory.

From Grinell, via Green Castle, Timber Creek, to Marietta.

From Cedar Falls, via Willoughby, to Leoni, the county seat of Butler county.


From Marengo, in Iowa county, to Vinton, in Benton county, via Irving, in Benton county.

From Ashton, to Decatur, in Nebraska Territory.

From Marietta, via Nevada, Boonsboro', New Jefferson, to Carrolton.

From Mitchell, via Plymouth, to Mason.

From Mount Vernon, via Linden, Paddington, to Wapsa.
From New Jefferson, via Lake City, Raccoon Fork, to Sac City.
From Onawa, via Smithland, Cherokee, to Spirit Lake.
From Osage, via Shell Rock Falls, to Mason City.
From Ossian, via Calmar, Buchanan, New Oregon, Vernon Springs, Morgan, Grainger, to Foreston.
From Ottumwa, via Chillicothe, Cuba, to Abia.
From Sac City, via Lane’s Grove, Spirit Lake, and Springfield, Minnesota, to Maukato.
From Cascade, via Suplis Ford, to Wyoming.
From Centreville, via Moravia, to Albia.
From Clear Lake City, via Elk Grove, Forest City, to Blue Earth City, Minnesota.
From Corydon, via Warsaw, Medicineville, and Terre Haute, Missouri, to Scottsville.
From Corydon to St. Johns, Missouri.
From Crescent City to Florence, Nebraska Territory.
From Delhi to Nottingham, on the Dubuque and Pacific Railroad.
From Dennison, via Belvidere, Ashton, to Dexter in Nebraska Territory.
From Des Moines, via Mitchell, Green Castle, Edenville, Starry Grove, to Marietta.
From Fort Dodge to Sioux Falls, Minnesota.
From Fort Dodge up West Fork of Des Moines River, to Spirit Lake.
From Greenfield, via Holaday’s and Pierson’s Mill, to Adell.
From Harlin, via Waukon, New Galena, Dorchester, Portland Prairie, Minnesota, and Caledonia, to Brownsville.
From Iowa Falls, via Alden, Otisville, Fryburg, Belmond, Bur Oak Grove, Forest City, to Blue Earth City, Minnesota.
From Iowa Falls, via Belmond, to Clear Lake City.
From Leon, via Stanley’s Store, Spring Valley, to Nine Eagles.
From Lewis, via Wheeler’s Grove, Farm Creek, Silver Creek, to Glenwood.
From Bloomfield to Lancaster, Missouri.
From Bradford to Rockford.
From Cedar Falls, via Willoughby, Butler Centre, Bear Grove, Maysville, Hampton, Saratoga, Belmon,[d], Irvington, to Algona.
From Decorah, by Bluffton, Plymouth Rock, Twine Springs, Arnoldsville, Lane Springs, Forest City, and Leroy, to Austin, in Minnesota.
From Dyersville, via Rockville, Hopkinton, to Anamosa.
From Independence, via Chatham, Fairbank, Rock’s Settlement, to Fredericksburg.
From Johnsonport, via Rossville, Cleaveland, Lybrand, Postville, Clearmount, to West Union.
From Lending to Twine Spring, in Winneshiek county.
From Magnolia, via Preparation, Belvidere, Smithland, to Sioux City.
From Monticello, via New Buffalo, McQueen’s Mill, to Paris.
From Mount Vernon, via New London, Paddington, to Clark’s Ford.
From Rockford to Rock Grove City.
From Rockford, via west side of Shell Rock River, Nora Springs, to Shell Rock Falls.
From Webster, via Peck’s Cooper’s, Indianapolis, to Hopewell.
From West-Union, via Wapsi, Buck Run, Martinsburg, to Waverly.
From Belmond, via Liberty, Dacotah City, to Packard’s settlement, (on the Little Sioux.)
From Walnut Fork, via Madison, and the centre of Jones county, to Cascade.
From Webster City, by Dacotah City, Paoli, Irish Colony, to Spirit Lake.
From Webster City, via Cropper’s Grove, to Maukato, Minnesota.
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From West Liberty, via Pike, to Port Allen.
From Wilton Junction, via Tipton, to Loudon Station, on the Chicago, Iowa, and Nebraska Railroad.
From Sioux City, via the mouth of Vermillion River, and the lower crossing of James River, at the present established Ferries on those rivers, to Fort Randall, Nebraska Territory.
From Fort Dodge, via Emmett City, thence to Odessa, in Minnesota, thence via Otseco, Crystal Lake City, to Mankato. [Mankato.]
From McGregor to Owatonna, in Minnesota.
From Sioux City, Iowa, via lower crossing of the Big Sioux River, the mouth of Vermillion River, present crossing of James River, and Chouteau Creek, to Indian Agency, on the Yankton Sioux Reserve and Fort Randall.
From Sioux City, via Nebrara, to the Indian Agency of the Ponka Indians, and the valley of the Nebrara River, to the south pass of the Rocky Mountains, via Chimney Rock.
From Sioux City, via Sioux Falls, to the mouth of Snake River.
From Fort Randall, Nebraska Territory, via the mouth of Crow River, passing on the east side of the Missouri, to the mouth of Little Medicine Knobb River.
From Sioux Falls to Fort Randall.
From the mouth of James River, via Blue Earth, Rocky Hill, Sandy Hill, to Wakaudapi Hills.
From Nebrara, via Ponka Reserve, to Chimney Rock.
From Sioux City, Iowa, via Nebrara to Ponka Reserve, to Fort Randall and mouth of White Earth River.

KENTUCKY.

From Lebanon, via Bradfordsville, Liberty, Poplar Hill, Adam's Mill, to Somerset.
From Murray to Feliciana.
From New Liberty to Ghent.
From Murray, via Boydsville, Dukedom, and Feliciana, to Hickman.
From Providence, via Clyde, to Vanderburgh.
From Paducah, via Mayfield and Feliciana, to Hickman.
From Crittenden to Falmouth.
From John Word's in Knox county, to Bush's Store, in Laurel county.
From Flat Lick to Manchester.
From Ashland, to Stewart's Tunnel.
From Paris, via Flat Rock, Sharpburg, to Owingsville.
From Bells Trace, via New Hope, to Head of Paint.
From Gladesville, (Va.) via Willow Lick, Head of Poor Fork, to John Sturgel, Ky.
From Somerset, via Sublimity, to Williamsburgh.
From Sublimity to Linden.
From Hustonville, via Middleburg, Adam's Mills, to Somerset.
From Louisville, by the plank road, to Tippecanoe, in Oldham county.
From Hopkinsville to Paducah, via Cadiz, Wallonia, Rock Castle, Birmingham, Brianburg, and Palmer.
From Paducah to Blondville, via Jamestown, Newton's Creek, and Hazelwood.
From Cadiz, via Donaldson, to Limeport, Tennessee.
From Madisonville to Caseyville.
From Madisonville to Morganfield.
From Paducah to Paris, Tennessee, via Mayfield and Boydsville.
From Princeton to Smithland, via Eddyville, and Dyersburg.
From Benton to Mayfield, via Walker's Store and Symsonia.
From Paducaha to Hickman, via Mayfield, Feliciana, and Lodgton.
From Blandville to Hickman, via Milburn, Clinton, and Lodgton.
From Morganfield to Caseyville, via Gum Grove.
From Newcastle, via Springport and Marion, to New Liberty.

KANSAS TERRITORY.

From Westport, (Mo.,) via Shawnee, (Kansas Territory,) Lexington, Franklin, Lawrence, Kanwaka, Lecompton, Big Springs, Tecumseh, and Topeka, to Indianaola.
From Westport, (Missouri,) via Olatka, (Kansas Territory,) San Bernard, Prairie city, and Ottawa creek, to Sac and Fox agency.
From Westport, (Missouri,) via Paola, (Kansas Territory,) Ossawatomie, Miami village, Centreville, Sugar Mound, Carbondale, and Little Osage, to Fort Scott.
From Westport, (Missouri,) to Spring Hill.
From Sugar Mound, via Paris and Brooklin, to Westport.
From Butler, Missouri, via Menika, Kansas Territory, Shannon, Hyatt, Hampden, Burlington, Ottumwa, California, Italia, and Emporia, to Council Grove.
From Fort Scott to Marmaton.
From Fort Scott to Crawford Seminary, (Missouri.)
From Fort Scott, via Barnesville, to West Point.
From Fort Scott to Fort Union.
From Fort Scott to Mapleton.
From Fort Scott to Fort Atkinson.
From Ossawatomie to Walker.
From Leroy, to Belmont.
From Leroy to Hampden.
From Leroy to Pleasant Grove.
From Council Grove, via Kenton and Riley city, to Fort Riley.
From Council Grove, via Orleans, Italia, Columbia, Leroy, Neosho Falls, Cofachiqui, to Fort Scott.
From Topeka, via Wabansusee, Zeandale, and Ashland, to Fort Riley.
From Ossawatomie, via Walker, and Shannon, to Neosho.
From Ossawatomie, via Shumansville and Ohio city, to Sac and Fox Agency.
From Topeka, via Brownsville, Wilmington, and Kansas Centre, to Emporia.
From Paola, via Ossawatomie, Bloomington, and Paris, to Sugar Mound.
From Shumansville, via Shannon, to Cofachiqui.
From Richardson, via Italia, to Columbia.
From Sac and Fox Agency to Leroy.
From Fort Riley, via Reader, to Vermillion city.
From Fort Riley, via Randolph and Vermillion city, to Marysville.
From Lawrence, via Bloomington, Richardson, and Italia to Emporia.
From Topeka, via Brownsville, to Council Grove.
From Topeka, via Brownsville, Wilmington, and Kansas Centre, to Emporia.
From Lawrence, via Prairie city, Ottawa creek, Shannon, Hyatt, and Cofachiqui, to Humboldt.
From Tecumseh, via Richland, to Sac and Fox Agency.
From Tecumseh, via Walkamsa city, to Richardson.
From Lecompton, via Walkamsa, Ottawa creek, McKinney, and Stanton, to Ossawatomie.
From Lecompton to Marysville.
From Lecompton to Richardson.
From Lecompton, by Davis and Midway, to Paoli.
From Kansas, (Missouri,) via Wyandotte, (Kansas Territory,) Quindaro, and Lawrence, to Lecompton.
From Kansas, Missouri, via Wyandotte, Quindaro, and Delaware city, to Leavenworth city.
From Kansas, Missouri, via Oskalissa, Kansas Territory, to Ozawkie.
From Fort Leavenworth to Topeka.
From Fort Leavenworth, via Leavenworth city, to Lawrence.
From Leavenworth city, via Middletown, to Lecompton.
From Leavenworth city, via Nerato, Easton, Shie[ld]s, Ozawkie, Mt. Florence, Indianola, Silver Lake, St. Mary's Mission, Rock creek, Manhattan, Ogden, and Fort Riley, and Kansas Falls, to Buchanan.
From Leavenworth city, via Stanley's, Mooney, Grasshopper Falls, Rock Point, and Vermillion city, to Dyer's.
From Leavenworth city, via Fort Leavenworth, Kickapoo city, Fort William, Sumner, Mount Pleasant, Atchison, Doniphan, Rock creek, Walnut Grove, and High Land, to Iowa Point.
From Independence, (Missouri,) via Kansas, the settlement at the mouth of Huesfone, on the Upper Arkansas, and Little Salt Lake Settlement, at the head of Nicolet River, to Stockton, California.
From St. Joseph, (Missouri,) via Whiteheads, (Kansas Territory,) Rogersville, and Troy, to Walnut Grove.
From St. Joseph, Missouri, via Elwood, (Kansas Territory,) Walthanna, Palermo, Geary City, Doniphan, and Ozawkie, to Leavenworth.
From St. Joseph, Missouri, via Iowa Point, (Kansas Territory,) Mt. Roy, Hamlin, Central City, Highland, and Urbana, to Marysville.
From Iowa Point to Mount Roy.
From Iowa Point to Swain's Store.
From White Cloud to Padonia.
From Marysville to Nottingham.
From Atchison, via Kennekuk, Burnside, Powhattan, and Capsiomi, to Marysville.
From Rubo, (Nebraska,) to Topeka.
From Rogersville, via Nemaha agency, to White Cloud.
From Oregon, (Missouri,) via Iowa Point, (Kansas Territory,) to Nemaha agency.
From Kickapoo city, via Crooked creek, to Grasshopper Falls.
From Ozawkie, via Pleasant Hill, and Indianola, to Topeka.
From Doniphan, via Green Top, to Pleasant Grove.
From West Point to Brooklyn.
From West Point to Paris.
From Walthanna to Claytonville.
From Lawrence, via Shields, to Sumner.
From Topeka, via Grasshopper Falls, to Sumner.
From St. Joseph, (Missouri,) via Kennekuk.
From Pleasant Hill, (Missouri,) via Plum Grove, Spring Hill, Gardner, and Franklin, to Lawrence.
From Spring Hill, via Shannon, Hyatt, and Stanton, to Neosho city.
From Quindaro, via Shawnee, Olathe, Paola, Ossawatomie, Shannon, and Hyatt, to Burlington.
From Lawrence, via Palmyra, Ohio city, Deer creek, to Humboldt.
From White Cloud, via Pandonis, Hamburgh, Central City, Richmond, and Seneca, to Marysville.
From White Cloud to Iowa Point.
From Topeka, via Brownsville, Wilmington, Waushara, Allen, and Orleans, to Plymouth.
From Leavenworth city, via Atchison, Sumner, Doniphan, Palermo, Elwood, White Cloud, Rulo, (Nebraska Territory,) Nemaha, and Brownsville, to Nebraska city.
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From Lawrence to Burlington.
From Lecompton, via Bloomington, Versailles, to Italia.
From Emporia, via Bayard, Chelsea, El Dorado, to Towanda.
From Leavenworth city, on the old military road as now established, via Salt Creek valley, Mount Pleasant, Rusk, Alley's Cuyuga, Kennekuk, Locknanes, Palmetto, and Marysville, to Fort Kearny (Nebraska Territory.)

From Lawrence, via Osakaloosa, Grasshopper Falls, Hamlin, Falls city, and Brownsville, to Nebraska city, (Nebraska Territory.)
From Topeka to St. Joseph, (Missouri.)
From Fort Riley to Gatesville.
From Lawrence, via Big Springs, to Brownsville, Fremont, Alma; to Ashland.
From Burlington, via Verdigris Falls, Fall River, Indiana city, to El Dorado.
From Lawrence, via Centropolis, Sac and Fox Agency, and Oread, to Burlington.
From Grasshopper Falls, via Osawkie and Osakaloosa, to Lawrence.
From Sac and Fox Agency to Pleasant Grove.
From Grasshopper Falls to Hatton.
From Cofachiqui, via Belmont, to Pleasant Grove.
From Leavenworth city and Fort Leavenworth, via Kennekuk, to Palmetto.
From St. Joseph (Missouri,) via Iowa Point, Mount Roy, Hamlin, Central city, to Marysville.
From Leavenworth city, via Osakaloosa, to Lecompton.
From Westport, (Missouri,) via Spring Hill, Stanton, Shumansville, Greeley, to Neosho city.
From Warrensburgh, (Missouri,) via Harrisonville, Paola, to Ossawatomie.
From Manhattan city to Marysville.
From Elwood to Capioma.
From St. Joseph, (Missouri,) via Palermo, Geary city, Donaphan, Monrovia, Grasshopper Falls, to Topeka.
From St. Joseph, (Missouri,) via Rushville, via Summer, Osakaloosa, to Lawrence.
From Topeka, via Quincy and Eagle City, to Shell Rock Falls.
From Emporia to Cottenwood Falls.
From Italy, via Council Grove, to Buchanan.
From Warsaw, (Missouri,) via Butler, to Montgomery, Kansas.
From Ossawatomie, via Paris, to Montgomery.
From Atchison to Vermillion city.
From Atchison to De Fee.
From Atchison to America.
From Atchison, via Lancaster, Muscotah, Eureka, Ontario, and America, to Vermillion city.
From St. Joseph, (Missouri,) and Elwood, via Kennekuk, to Grasshopper Falls.
From Kansas City to Fort Scott.

LOUISIANA.

From New Road, via Morganza, Bayou, Catawba, Cypress Point, to Simmsport.
From Vernon, via Brush Valley, and Sparta, to Ringgold.
From Ville Platte to Hickory Flat.
From Shreveport to Mansfield, via Red Bluff and Kingston.
From Livonia, via Point Coupée Court-house, to Point Coupée Post-Office.
From Goodwater to Vernon.
From Baton Rouge to Henry F. Bennett's Store, parish of Ascension.
From Paincourtville to Bayou Pierre, Part and Belle River, in the parish of Assumption.

MAINE.
From Bridgewater, via Mars' Hill, Letter "C," and Maple Grove, to Fort Fairfield.
From Bridgeford, via Saco, Buxton, Standish, Baldwin, Sebago, Denmark, and Fryeburg, to Lovell.
From Kingfield, via Jerusalem, and Stratton Brook, to Eustis' Mills.
From East Eddington, via Clifton, and Otis, to Mariaville.
From Phillips' to Rangeley.
From Bradford to Dover.

MARYLAND.
From Patuxent to Forest.
From Lakesville to Bishop's Head.
From Snow Hill to Derickson's Cross Roads.
From Snow Hill, via Newtown, to Princess Anne.

MASSACHUSETTS.
From Taunton, via Raynham, to Bridgewater.
From Bellingham to Woonsocket Falls, (Rhode Island.)
From Sheldenville to Wrentham.

MINNESOTA.
From Minneapolis, via Greenwood, Cocato, Forest city, and Irving, to Breckinridge.
From Fort Brit, via Blue Earth city, to Albert Lea.
From Houston city, via Yucatan, and Highland, to Preston.
From Dacotah city, via Judson, Crystal Lake city, to Blue Earth city.
From Albert Lea, via Bristol, (Iowa,) Mason city, to Cerro Gordo, (Iowa.)
From Albert Lea, via Blue Earth city, Fairbault county, to Winnebago city.
From Traverse des Sioux, via Head of Swan Lake, Lafayette, Fort Ridgeley, to Sioux agency.
From Lake City, via Mazeppa, Pine island, Manterville, to Wassio-jah.
From New Ulm, via Soda Springs, Oasis, Mountain Pass to Medary.
From Medary, via Flandreau city, Summit city, Sioux Falls city, Em-ineja, to Sioux city, (Iowa.)
From Medary to Fort Randall, (Nebraska Territory.)
From Lake City to Rochester.
From Caledonia, via Sheldon, Yucatan, and Dedham, to Rushford.
From Rochester, via Marion, Chatfield, Farmers' Grove, and Preston, to Carimona.
From St. Peters, via New Ulm, Fort Ridgly, Sioux Agency, to Pajutazee.
From Looneyville, via Houston, Yucatan, Deadham, Newbury, Senora to Elliot.
From Chatfield, via High Forest, Madison, Geneva, Freeborn, to Winnebago city.
From Shockapee, via St. Valentine, Rockford, Monticello, to Clear Water.
From Brownsville, via La Crescent, Eagle Bluffs, Dressbuck, Dakota, Richmond, Lineville, Horner, to Winona.
From Winnebago city, via Fairmount, to Jackson.
From Glencoe, via Hutchinson, Forest City, Paynesville, to Clear Water.
From Glencoe, via Camden, to Watertown.
From Elliot, via Granger, Uxbridge, Forest City, Lime Springs, Chester, Leroy, Six Mile Grove, Cedar Valley, Otranto, Shell Rock City, Walnut Lake, to Blue Earth City.
From Chatfield, via Pleasant Grove, High Forest, to Austin.
From Minneapolis, via Wayzata, Watertown, Winsted, Byron, and Cedar City, to Kandiyohi.
From Minneapolis to Hudson, on the west side of Minnesota River.
From Clear Lake, via Clear Water and Fair Haven, to Forest City.
From Faribault via Swanesey and Iasco, to Mankato.
From Owatonna, via Clear Lake and Iasco, to Mankato.
From Austin, via Geneva, Berlin, Otisco, Wilton, and Iosco, to St. Peter.
From Wabashau, via Dodge City, to Medford.
From Princeton, via Granite City, to Crow Wing.
From Little Falls, via Granite City, Hanover, and Stirling, to Fortuna.
From Little Falls, via Brosletburg, to Sunrise City.
From Watab, in Benton county, to St. Joseph, in Stearns county.
From St. Cloud, via Brosletburg, and Brunswick, to Fortuna.
From Faribault, in Rice county, to Wilton, in Waseca county.
From Grey Eagle, via Pine Creek, P. O., to Edgeway.
From Rochester, via Salem, Ashland, and Somerset, to Wilton.
From Redwing, via Sacramento, Wanamingo and Rice Lake to Owatona.
From Carmon's Falls, via Wastedo, Hader, Wanamingo, Cherry Grove, and Conford, to Monteville.
From Austin to Blue Earth City.
From Minneapolis, via Watertown, and Winsted, to Breckenridge.
From Mount Vernon to White Water Falls.
From Geneva, in Freeborn county, to Freeborn City, in Faribault county.
From Swan River to Long Prairie.
From Blue Earth City, to Fort Dodge, in Iowa.
From New Ulm, via Tuttle's Farm, to Leavenworth.
From Long Prairie to Little Falls.
From Columbus to Cambridge.
From Clear Spring, via Clearwater, to Forest City.
From Redwing to Monteville.
From Sioux Falls to Fort Randall, Nebraska Territory.
From the mouth of James River, via Blue Earth, Rocky Hill, Sandy Hill, to Wakanadapi Hills.
From Elliotta, via Granger, Uxbridge, Forest City, Lime Springs, Chester Le Roy, Six Mile Grove, Cedar Valley, Otranto, Shell Rock City, Walnut Lake, to Blue Earth City.
From Chatfield, via Pleasant Grove, High Forest, to Austin.
From Minneapolis, Wayzata, Watertown, Winsted, Byron and Cedar City, to Kandiyohi.
From Minneapolis to Hudson, on the west side of Minnesota River.
From Clear Lake, via Clearwater and Fairhaven, to Forest City.
From Faribault, via Swanesey and Iasco, to Mankato.
From Owatonna, via Clear Lake, Iasco, to Mankato.

MICHIGAN.

From Churuma, via Shiawassee town, Freemont, Antrim, Conway, to Fowlerville.

From Leonard Post-Office, in Macosta county, the northern terminus of route number twelve thousand six hundred and seven, to Stevens' Post-Office, in Grand Traverse county.

From Nickleville, in Saginaw county, via Brody and Elsie, to Duplain, in Clinton county.

From Brooklyn to Napoleon.

From Lapeer, in Lapeer county, via Marathon, Watertown, and Fremon, in Tuscola county, to Vassar, in said county.

From Adamsville, via Mottville and Union, to White Pigeon.

From St. John's, in Clinton county, via Keystone, Greemush, Stella, North Star, to La Fayette.

From Heavenly, via Maiberton, Monticello, to Albany, in Isabel county.

From Ithaca, via La Fayette, to St. Charles.

From Ithaca, via Alissa and St. Louis, to Midland City.

From St. John's, via Luns, Gardner's Corners, East Essex, Maple Rapids, Spring Brook, to Ithaca.

From Jackson to Pulaski.

From Marquette, by the most direct line to the Wisconsin State line, on the Menomonic River, about five miles from its mouth.

From Little Traverse, via Mackinaw City, to Duncan.

From Appleton, via Shawano, L. Ane's P. O., Houghton's, Clifton, Eagle River, Eagle Harbor, to Copper Harbor.

From Midland City to Albany.

From Pewamo, via Maple P. O., to Portland.

From Pewamo to Mancherton.

From Chessannong to St. Charles.

From Ontanagon, via Rockland, Adventure, Algonquin, Houghton, Clifton, Eagle River, Eagle Harbor, to Copper Harbor.

MISSISSIPPI.

From Kosciusko, via Centre, Plattsburgh, Noxapater, Coopwood, Fear's Springs, and Ghelson, to Shuqualak.


From Carrollton to Sidon.


From Kosciusko, via Long Creek, Allen, Williams' Ferry, to Taylor's Depot.

From Lauderdale station, on the Mobile and Ohio railroad, via Kemper's Springs, Callum's Mills and Pleasant Ridge, to De Kalb.

From Benton to Vaughn's station.

From Oakes, via Houston, Pittsboro', to Granada.

From Granada, via Charleston, to Goff's Landing.

From Canton, via Ludlow, Hillsboro', Corrulates, and Decatur, to Enterprise.

MISSOURI.

From Herman, in Gasconade county, via Francis Peter's, on Second Creek, Mount Sterling, John B. Coopers', in Osage county, Alexander S Rogers', in Galloway's prairie, to Pay Down, in Maries county.

From Jefferson city to Emporia, Kansas.

From Greenfield, via Horse creek and Lamar, to Fort Scott, Kansas.
From Jefferson City to Monetka, Kansas.
From Little Piney, via Wright and Ketchum's Store, to Dent Court-
house, in Dent county.
From Greenfield, Dade county, via King's Point and Daviessburgh, to
Carthage, in Jasper county.
From Osage City, via Toes, Castle Rock, Westphalia, Maries to
Vienna.
From Pilot Knob, in Iron county, via Charles Carter's, in Reynolds
county, to Doniphan, in Ripley county.
From Marshallfield to St. Luke.
From Cole Camp, via Clinton, to Butler.
From Neosho, via Spartansville, and Gilstrap's Ferry, to the Grand
Sabine, in the Cherokee nation.
From Vienna to Tuscumbia.
From Steelville to Centreville.
From Bolivar, via Pleasant Hope and Fair Grove, to Marshfield.
From Chester, (Illinois,) via St. Mary's Landing, R—_— Mills, Plea-
sant Valley, Cross Roads, Mine La Motte, to Frederickstown.
From Fayette, via Bunker Hill, to Sturgeon.
From Brunswick, via Elk Springs, Lacleide, Limenas, Scottsville, Milan,
Jackson Corners, Unionville, to Centreville, (Iowa.)
From Somers to Princeton.
From Macon City, via La Platte, Kirksville, Greentop, Inkerman,
Lancaster, Lavinah, to Bloomfield, (Iowa.)
From Chillicothe via Trenton, Middlebury, to Princeton.
From Shelbyville, via Newark, to Edina.
From Huntsville, via Fort Henry, Breckinridge, and Magee College,
to Bloomington.
From Boonville, via Boonsboro', to Glasgow.
From Canton, via Monticello, Newark, Edina, Kirkville, Nineveh,
Greenville, Milan, Lindley, and Trenton, to Gallatin.
From Lowell to Rockport.
From Oregon, via Whig Valley, and Glain's Ranch, to Marysville.
From Fillmore, via Graham, Russell's Mills, Lamar's Station, and
Amity, to Clarinda, (Iowa.)
From Canton, via Memphis, Lancaster, Unionville, St. John Princeton,
Bethany, Gentry Court-house, and Rochester, to St. Joseph.
From Rochester, via Douglas, Island Branch, Mount Pleasant, West
Fork, and Middle Fork of Grand River, to Fairview.
From Rockport to Lewis, (Iowa.)
From Oregon, via Forest City, to White Clou'd, (Kansas.)
From St. Joseph, via Elwood, Wathena, Troy, and Bennett's to Ken-
nekuck, (Kansas.)
From Parkville, via Ridgeley and Plattsburgh, to Stewartsville.
From Weston, via Camden Point, to Easton.
From St. Joseph, via Belmont and Laporte, to Charleston, (Kansas.)
From Easton, via Rochester and Fairview, to Des Moines.
From Missouri City, via Liberty and Plattsburgh, to Stewartsville.
From Liberty, via Hayneville and Mireabile, to Gallatin.
From Missouri City via Hayneville to Cameron.
From Parkville, via Plattsburgh, Gallatin, Trenton, Milan, Memphis,
to Burlington, (Iowa.)
From Greenwood Valley to Eminence.
From Charleston to St. James Bayou.
From Appleton, via Pocahontas and Vancel's Store, to Cape Girardeau
City.
From Frederickstown to Perryville.
From Princeton, via Cainsville, Harrison City and Coysville, to Albany.
From Platte City, via Farley, to Leavenworth City, (Kansas.)
From Rockport, via Rich, to Mount Vernon, (Nebraska.)
From Chillicothe, via Springhill, Livingston, Jamesport, Crittenden, and Pleasant Ridge, to Bethany.
From Plattsburgh, via Plate River, Arnoldsville, Berming, De Kalb, and Rushville, to Atchinson, (Kansas.)
From Richfield, via Cameron, Alto-Vista, and Pattensburg, to Bethany.
From Harrisonville, via Parla, Stanton, Ohio city, to Sac and Fox Agency.
From Elk Mills, via Lewis Hetherbrand's, Peter L. Thompson's, and Lewis Rogers', to the Grand Sabine, (Cherokee Nation.)
From Herman, via Second Creek, Mount Sterling, Delhi, Gallaway's Prairie, to Paydor.
From Savannah, via Whiteville, Guilford, and Sweet Home, to Bedford, (Iowa.)
From Allendale, via Centrehill, Smithton, and West Point, to Marysville.
From St. Joseph's, via Iowa Point, White Cloud, Mount Roy, Yamlin, and Central City, (Kansas.)
From Bethany, via Eagle ville, to Decatur City, (Iowa.)
From Parkville, via Barry, to Plattsburgh.
From Carrollton, via Finney's Grove, Millville, and Knoxville, to Plattsburgh.
From Parkville, via Fairmount, Smithville, Carpenter's Store, and Plattsburgh, to Gallatin.
From Marysville to Bedford, (Iowa.)
From Bethany to Nine Eagles.
From Lebanon to Hartwell.
From Douglas Court-house to Howell Court-house.
From Hartwell to Douglas Court-house.
From Fremont, via Wheatland, to Lamar.
From Pilot Knob to Houston.
From Herman, via Francis Peters', Mount Sterling, John B. Cooper's, in Osage county, Alexander S. Rogers' in Galloway's Prairie, to Pay Down in Maries county.
From Butler to Emporia, (Kansas.)
From Greenfield, via Horse Creek and Lamar, to Fort Scott, (Kansas.)
From Butler to Moneka, (Kansas.)
From Little Piney, via Wright and Ketchum's Store, to Dent Court-house.
From Greenfield, via King's Point and Daviessburg, to Carthage.
From Osage City, via Toas, Castle Rock, Westphalia, and Maries to Vienna.
From Pilot Knob, via Charles Carter's, to Doniphan.
From Neosho, via Spartanville, (Missouri,) and Giltrap's Ferry, to the Grand Sabine, (Cherokee Nation.)
From Vienna to Tuscumbia.
From Steelville to Centreville.
From Bolivar, via Pleasant Hope and Fair Grove, to Marshallfield.
From Pond Creek, via Hall and Varona, to Copp's Creek.
From Marshallfield to Hartwell.
From Houston to Howell Court-house.
From Howell Court-house to Pilot Hill, (Arkansas.)
From Cole Camp, via Chariton, to Butler.
From Hartwell to Ozark.
From Lamar to Nevada.
From Nevada to Papinsville.
From Independence, via Hickman's Mill, and Santa Fe to Fort Scott, (Kansas.)
From Versailles, in Morgan county, via Mount Pleasant, Spring Garden, and Fair Play to Vienna, in Maries county.
From Warrensburgh, via Basin Knob, Lone Jack, to Independence.
From Marshall, via Hazel Grove, Brownsville, and Dunksburg, to Knob Nestor.
From Appleton, in Girardeau county, via Pocahontas, Vance's Store, to Cape Girardeau City.
From Surgeon to Mexico.
From Florida, in Monroe county, via Santa Fe, to Mexico, in Andrain county.
From High Hill, in Montgomery county, on the North Missouri Railroad, via Price's Branch and Tivoli, in said county, Truxton, Lost Branch, and Louis ville, in Lincoln county, to Ashley, in Pike county.
From Palmyra, via Brookville, Philadelphia, West Springfield, Novelty, and Wilson, to Kirksville.
From Monroe City to Mexico.
From Bowling Green, via Harmony, to Spencersburg.
From Warrenton, on the North Missouri Railroad, via Truxton and Nineveh to Ashley.
From Frederickstown to Ironton.
From Warrensburg via Harrisonville, to Minneola, (Kansas.)
From St. Joseph, via Elwood, Wathena and Highland, in Doniphan county, Mount Roy, Padonia, and Plymouth, in Brown county, Kansas and Middleburg, in Richardson county, to Pawnee City, in Nebraska.
From La Grange to Quincy, Illinois.
From Memphis, via Uniontown to Savannah, Davis county, Iowa.

NEW HAMPSHIRE.

From Ossipee, via Ossipee Centre, West Ossipee, to Tamworth.
From Marlow, via East Lempster, to Lempster.
From Manchester, via Bedford, Amherst, Milford, East Wilton and Mason, to New Ipswich.
From Salisbury to West Salisbury.

NEW YORK.

From Malden Bridge to Rider's Mills.
From Dansville, via South Dansville and Stephens' Mills, to Hornellsville.
From Union, via Vestal and Ferry Creek, to Little Meadows, (Pennsylvania.)
From Brooklyn, via Third Avenue and Bay Ridge, to Fort Hamilton.
From Cameron, via Swale, Talbott's South Hill, and Hedgesville, to Woodhull.
From Sinclearville, via Ellington, to Falconer.
From Horseheads, via Sullivanville, to West Cayuta.
From Conesus Centre to Scottsburg.
From Gra hamsville, Sullivan county, via Clayville and Debruce, to Parksville, Sullivan county.

NORTH CAROLINA.

From Newbern to Adams' Creek.
From Atlantic and North Carolina Railroad, to Adams' Creek.
From Newbern to Bay River.
From Leechville, in Beaufort county, to Head of Pungo.
From Beaufort to Portsmouth.
From Brattleboro' to William F. Lewis', or Prospect Hill, in Edgecomb county.
From Mosely Hall, in Lenoir county, to Jericho, in Wayne county.
From Mosely Hall, via Hookerton, to Greenville.
From Nahants, in Wayne county, to Bull Head, in Green county.
From Midway, via Sandy Ridge, to Fulton.
From Columbia to Gun Neck.
From Leachburg, Johnson county, to Raleigh.
From Niyohc, on the line of the Blue Ridge Railroad, through the valleys of Cheve and Tecote, or Hanging Dog, to Murphy.
From Thom's Creek Post-Office, via Douglas' Ford and Green Harbor, to Dobson.
From Madison, in Rockingham county, to Martin's Lime Kiln, in Stokes county.
From Leakeville, via Martin Grogan's, Groganville, to Horse Pasture, in Henry county.
From Jefferson, to John Eldridge, esqr, in Ashe county.
From Thomasville, via Eden, Nance's Mills, Salem Church, Tassetter's Mills, New Hope Institute, Barney's Mills, to Troy.
From Jackson to Newbern.
From Franklinville, via Richland Creek, to Stone Lick.
From Walkersville, via Stewart's Store, D. D. A. Bell's, and Jackson Stognins, to Pleasant Hill, (South Carolina.)
From Kinston, Lenoir county, to Richlands, Onslow county.
From Waynesville Haywood county, via Cattahooche Creek to Dandridge, Jefferson county, Tennessee.

New Mexico Territory.
From Santa Fe, via Canada, Abiquier, and Rato, in the county of Rio Ariba, to San Antonio, (Los Corejos,) in the county of Taos.
From Fort Union, via Guadalupita, Santa Gertrude, San Antonio, Agua Negra, Rincones, Cantonment Burgwin, and Rancho, to Fernandez de Taos.
From Taos, via Arroyo Hondo, Rio Colorado, and Calebra, to Fort Massachusetts.
From Albuquerque, via Ciboleta and Cuvero, to Fort Defiance.
From Albuquerque, via Peralta, Manzano, to Fort Stanton.

Nebraska Territory.
From Brownsville, via Nemaha City, Archer, Falls City, Montevey, Salem, Pleasantville, and Pawnee City, to Table Rock.
From Nemaha City, via Salem, Plymouth, and Powhatan, to Topeka, in (Kansas.)
From Omaha City to Iowa City, (Iowa.)
From Omaha City, via Cedar Island, Eight Mile Grove, Mount Pleasant, and Waterville, to Nebraska City.
From Plattsmouth to Pacific City, (Iowa.)
From Fontenelle, via Lewisburgh, to De Witt, in Cuming county.
From Nebraska City, via Helena, Kingston, Beatrice, and Blue Springs, to Marysville, in (Kansas.)
From Blue Springs to Atchison, (Kansas.)
From Nebraska City, via Hamburg, Clarinda, and Bedford, to Chariton, (Iowa.)
From Nebraska City, via Quincy, Red Oak, Junction, to Wintersett, (Iowa.)
From Covington to Sioux City, Iowa.
From Monroe, Monroe county, via Cleveland, Columbus, Buchanan, Emerson, North Bend, Fontenelle, Cuming City, Medal, Mouth of Soldier River, to Magnolia, Iowa.
From Bellevue, via Fairview, to Plattford.
From Bellevue, via Junction City, to Council Bluffs, (Iowa.)
From Bellevue, via St. Mary's, to Pacific City, (Iowa.)
From Bellevue, via Hazelton, Elk Horn, Fremont, Springville, Frank-
OHIO.

From McArthur, Vinton county, via Laurel Grove, to South Bloomington, in Hocking county.
From Powell's Point, via Captina Ring's Mills, Armstrong's Mills, Beallsville, Pilcher, to Malaga.
From Waverly, via Allison and Iron Spring, to Bainbridge.
From Nelsonville, via Hitchcock's Mills, Rocksville, and Medill, to New Lexington.
Jones' Corners, Dewitt's Ridge, Drake's Valley, to Loudonville, in Ashland county.
From Newark to Millwood.
From Colton, in Henry county, via Beta, West Barre, to Wauseon, in Fulton county.
From McConnelsville, via Wolf Creek, Ringgold, Wise's Roads, and Bishopville, to Trimble.
From Belpre, via Dunham, Veto, Vincent, Barlow, Watertown, and Waterford, to Beverly.
From Ridge Post-Office, in Coshocton county, via Clark's Mills, to Bloomfield.
From Maria Stine Post-Office to Minster.
From Youngstown to Mercer, in Mercer county, Pennsylvania.
THIRTY-FIFTH CONGRESS. Sess. I. Ch. 162. 1858.

From Lancaster, via Royalton, South Bloomfield, Genoa, Harrisburgh, California, to London, in Madison county.
From Gilead, via New Westfield and Osage Pike, to McComb.
From Powhatan Point, via Kantzigs, Lantz's Gates' Yard, and Bealsville, to Malaga.
From Portsmouth, to Locust Grove.
From River Styx to Guildford.
From Wadsworth to Guildford.

OREGON TERRITORY.
From Salem, along the military road, to Astoria.
From Roseburg, via the Coquille Valley, to Empire City, at Coose Bay.
From Salem to Tilamook Bay.
From Salem, via Fort Yamhill, to Grand Round Reservation Agency.
From Salem to Franklin Butte, in Lynn county.
From Lafayette, via McMinville, Muddy, Wilhelmina, to Grand Round Reservation Agency.
From Jacksonville, via Manzanita, to Frederick Westgate, Jackson county.
From Roseburg, in Douglas county, via Looking-Glass Prairie, Ten Mile Prairie, Camas Swain, Coquille Valley, to Empire City.
From Salt Lake City, via Clamath Lake, and Jackson, to Roseburg.

PENNSYLVANIA.
From Strattonville, via Kahli's Store, in Jefferson county, to Clarleton.
From Troy to Bloomsburg.
From Harrisonville, via Emanuel Sipe's Mill, Warfordsburg, to Hancock, Maryland.
From Ray's Hill to Akersville.
From Quakertown to Trumbowroversville.
From Gap via Buyerstown, New Milltown, and Hat, to Intercourse.
From Bellefonte, Centre Furnace, and Farmer's High School, to Pine Grove Mills.
From Emlenton, via Lawrenceburg, to Brady's Bend Iron Works.
From Bethany, via Dyberry Fall, West Lebanon, East Mount Pleasant, to Pleasant Mount.
From Butler, via Sparr's Store, Middletown, North Washington, and McMahon, to Emlenton.
From Bedford, via Rainsburg and Cheneysville, to Elbeville.
From Allentown, via Eman's and Millersville, Long Swamp, to Mertztown.
From Coalmont, via Broad Top, New Grenada, Dublin Mills, and Fort Littleton, to Burnt Cabins.
From John P. Krigbaum's, via Palo Alto, Bridgeport and Buffalo Mills, to Mount Choice.
From Gaines, via Germany and Elk Run to Carter's Camp, in Potter county.
From Harrisonville, via Saluvia Tannery, West Dublin and Wells's Tannery, to Allaquippa.
From Saltsburg, in Indiana county, to Perryville.
From Baldwin Post-Office, Butler county, to Adam's Post-Office, in Armstrong.
From Coylesville, in Butler county, via Church Hill, Adam's, Mouth of Red Bank, to Reinersburg, in Clarion county.
From Fannettesburg, to Carrick Furnace, in Franklin county.
From Lancaster, via Millport and Musselman's Mill, to Strasburg.
From Leiverling's, on the Meadville and Edinburg Plank Road, in Crawford county, via Waterford and Belleville, to Wattsburg.
From Mercer, via West Middlesex, to Youngstown, Ohio.
From Clarion to Titusville.
From Mercer to Brownsville.
From Andesville, via Sandy Hill, to Andersonburg.
From Andesville, via Roseburg, Ikesburg, and Shulls Mills, to Sandy Hill.
From Hollidaysburg to Williamsburg.
From Martinsburg to Kalamazoo.
From Waterford via Bellidona to Wattsburg.
From Plumerhouse to Titusville.
From Bustleton, in Philadelphia, by the Byberry P. O., to Oakford, in Buck's county.

**SOUTH CAROLINA.**

From Monk's Corner, via Cordesville, Huger's Bridge, and Brick Church, to Cainhoy, on the Wando River.
From Charleston, to Curtis', on John's Island.
From King's Tree to Potato Fen, on Black River.
From Spartanburg C. H. via Crawfordville and Reidville, to Greenville C. H.
From Unionville, via Kelton, Mount Joy, and Skull Shoals, to Gowdyville.
From Charleston to New Orleans, by the way of Fernandina and Cedar Key, the route to go into operation if the service can be performed in sixty hours.
From Union C. H. daily to Spartanburg.

**TENNESSEE.**

From Vernon, via Dunnington, to Buffalo.
From Waynesboro, via Ashland, to Linden.
From Waynesboro, via Smith's Fork and Hamburgh, to Corinth, Mississippi.
From Nashville, via Saddle Tree, to Leiber's Fork.
From Granville to Chestnut Mound.
From Manchester, via Hillsboro' and Hindman's Hill, to Pelham.
From Union Depot, via Blountsville, to Ellisville.
From Knoxville to Wallace's Cross Roads.
From Maynardville to Loy's Cross Roads.
From Knoxville, via Moore's Rest, Vandegriff's and Raccoon Valley, to Maynardville.
From Maynardville, via Lost Creek, to Speedwell.
From Jackson, via Mount Pleas, Montesuma, to Purdy.
From Rock Island, via John L. Gresson's Store, Thomas Fancher's Mills to Coksville.
From the mouth of Sandy, via Buchanan, to Conyersville.
From Dyersburgh, via Chesnut Bluff, to Brownsville.
From Ellijoy, via Knob creek, and Guist's creek, to Sevierville.
From McMinnville, via Myers', in Warren county, and Sergeant's, in Bledsoe county, to Pikeville.
From Franklin, via Hart's Cross Roads, Rally Hill, Hardison's Mill, Beard's Store and Bealeion, to Lewisburg.
From Franklin via Barren, to Charlotte.
From Huntingdon via Paris and Boydsville to Mayfield, Kentucky.
From Lexington via Mifflin to Jackson.
From Paris, via Mansfield, and Marborough, to Huntingdon.
From Silverton, via Darnell's Landing to Compromise.
From Knoxville, via Beaver Ridge, Del Rey, Robertsville, Oliverson's, Crooked Fork, Morgan Court-house, Sage Field, and Glades, to Jamestown.
From Pikeville, via Pink Ridge and Myresville, to McMinnville.
From Athens, via Suwee and Moor's Store, to Sulphur Springs.
From Spring creek, in Madison county, via Lecompton and Juno, to Crucifer.
From Sparta, up the Calf Killer, via John H. Carmichael's, James Bohanan's, to the P. O. on the Walton Road.
From Murfreesboro', to Las Casas, Milton and Auburn, to Liberty.
From Memphis, by railroad, to Madison and Little Rock in Arkansas.

TEXAS.
From Jasper to San Augustine.
From Gilmer, in Upshur county, to Sulphur Springs, Bright Star P. O., in Hopkins county.
From Petersburg, on Lake Soda, in Harrison county, to Marshall, along the railroad.
From Alto, in Cherokee county, to county site of Angelina county, or Jonesville.
From Logansport, via Truitt's Store, Hilliard's, and Buena Vista, to Nacogdoches.
From Carissa to Athens.
From Crockett, via Stell's Landing, to Centreville.
From Hillsboro, via Buchanan and Weatherford, to Fort Belknap.
From Fort Sullivan, via Cameron, to Bettens.
From Cunningham, via Leesburgh, to Lexington.
From Seguin, via Post Oak, Sutherland Springs, Chisem's Crossings, to Helena.
From Bettens to Gatesville.
From Centreville to Magnolia.
From St. Mary's, via Refugio, to Goliad.
From Magnolia to Centreville.
From Fort Davis to Presidio del Norte.
From Marshall, via Gilmer, Quitman and Greenville, to Dallas.
From some point in Texas to San Diego in California.
From Tyler, via Athens, Corsicana and Dresden, to Waco.
From Columbus to George Waldman's.

VERMONT.
From Cabot, via Walden, East Hardwicke and 'Greensboro', to Barton.
From Barton, via East Craftsbury and Craftsbury, to North Craftsbury.
From Readsboro, Vermont, via Monroe, to Florida, in Massachusetts.
From Castleton, via Hubbardton, to Sudbury.
From Hancock, in Addison county, via Granville, to Warren in Washington county.

VIRGINIA.
From Oakland to Homeland.
From Beaver Dam Depot, via Chilesburg, Apple Wood, and Hippo's, to Thornburgh.
From North River Mills, to Slonesville, in Hampshire county.
From Greenville to Mount Airy, in Surry county, North Carolina.
From Mannington, via Eugenius Wilson's, to West Union.
From Kettermann's, in Hardy county, via Mallow's Settlement, Swedlin Hill, Brake's Run, Oak Flat, Sugar Grove, and Palo Alto, to McDowell, in Highland county.
From Russellville, via Springvale, James Tally's Ford, on the Nolachecky River, Driaskall's, on Slate creek, Evans' Roads, to Parrotsville.
From Betten, via Gerby's, Isaac Miller's, Absalom Postlewait's, and Benjamin Johnston's, to New Martinsville.
From Williesburg, via Otter Hill, Medon, Gregory's Store, and Thomas Gregory's, to Boydten.
From California to Smithville.
From Upeshur C. H., up French creek, via Walkerville, and Jacksonville, Benjamin W. Haymound's Store, in Braxton county, to Gilmer C. H.
From Jeffersonville, Tazewell county, to McDowell C. H.
From Lebanon, Russell county, via Sand Lick, to Buchanan C. H.
From Newbern, Pulaski county, via Francis Allison's, to Graham's new furnace.
From Graham's new furnace, to Jackson Ferry.
From Macks Meadows Depot to Graham's old furnace.
From Abingdon, via Tool's creek and Byrd Lilley's in the Poor Valley, to Whitey Fullon's.
From Holston Post-Office, in Washington county, via Hiram Fullon's, to Estillville, in Scott county.
From Graham's new furnace, via Francis Allison's, up the valley of Reed Island River, to the Hillsville and Floyd C. H. Turnpike.
From Ganby Bridge in Fayette county, via Big Sycamore, and Marshall, Clay Court-house, to Newton, Rose county.

WASHINGTON TERRITORY.

From Olympia, via Miami, William's near mouth of Black River, Seaman's, Lee, (Grey's Harbor,) Oysterville, Pacific City, Chinook, to Astoria.
From Astoria, via Job Lamly's, Fort Willopa, to William's, near mouth of Black River.
From Oysterville, via Bruceport, Fort Willopa, Roundtree's Prairie, to Borsefort Prairie.
From Oakland to Hood's Canal.
From Olympia via Chambers' Prairie Temalquit Prairie, to Coal Bank.
From Steilacoom to Camp Montgomery.
From Colville via Antoine Planes, to Cœur d'Alene Mission.
From Gamble to Sebec.
From Bellingham Bay to Fort Colville.

WISCONSIN.

From Jonesville to Monroe.
From Stevens' Point, via Neillsville, in Clark county, to Eau Claire, in Eau Claire county.
From Montello, via Harrisville, to Westfield, in Marquette county.
From Two Rivers to Bayly's Harbor.
From Prairie du Chien, via Cassville, to Dunleith; Illinois.
From La Crosse, via Mount Pisgah, Dorset, to Mill Haven.
From New Lisbon, via Malcy's Hotel, Jackson's Steam Mill, Tomah, Greenfield, Lafayette, Angelo, Sparta, Bangor, Salem, Bigby, Onalaska, to La Crosse.
From New Lisbon, via Necidah, to Grand Rapids.
From Wabock, via Dunnville, Menominee, to Vanceburg.
From Platteville, via Smoek's Grove, Jamestown, and Fairplay, to Dubuque, (Iowa.)
From Freeport, via Feist Douglas, to Hastings, Minnesota.
From Maiden Rock, via El Paso, and Hammondville, to Falls of St. Croix.

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From Trempel'seau, via Caledonia, New Armsterdam, to La Crosse.
From Mineral Point, via Argyle, to Monroe.
From Mineral Point, via Dodgeville, Helena, Spring Green, Honey creek, Westfield, to Reedsburgh.
From Maugh's Mills, via Womnewoc and Hillsborough, to Vingna.
From Oakkosh to Stilicket.
From Viroque, via Bloomingdale, Masterson, and Whitestown, to Mount Taber.
From Badax City to Reedsburgh.
From Manston, via Womnewoc and Hillsboro, to Viroqua.
From Litchfield, via Mount Kingston, Dryfork, Old Ripley, Pocahontas, New Hillsboro', Jamestown, to School Creek station.
From Sheboygan, via Sheboygan Falls, Wheat Valley, Onion River, Cascade, Scott, Boltonville, and Barton, to West Bend.
From Green Bay to Sturgeon Bay.
From Two Rivers to Kewanee.
From Kewanee to Sturgeon Bay.
From Green Bay to Shawansaw.
From Inneau, via Oak Grove, and Lowell's to Reeserville.
From New London, in North Royalton, Ogdensburg, and Scandinavia, to Plover.
From Oconto to Shawansaw.
From La Crosse, via Brownsville, Sheldon, Dedham, Preston, Carmona, Forestville, Spring Valley, Frankfort, Austin, Sumner, Albert Lea, to Winnebago, in Minnesota.

The great through mails between Portland and New Orleans to be transmitted with the utmost speed and certainty.

SEC. 2. And be it further enacted, That the Postmaster-General be authorized to make such arrangements for the transmission of the great through mails between Portland and New Orleans, as will insure the most speedy and certain connection, including in the route for one of the daily mails, as many of the seaboard commercial cities as may be consistent with the greatest despatch.

APPROVED, June 14, 1858.

June 14, 1858.

CHAP. CLXIII.—An Act to supply Deficiencies in the 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 fifty-eight.

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 deficiencies in the appropriations for the current and contingent expenses of the Indian department, and fulfilling treaty stipulations with various Indian tribes:

For restoring and maintaining, by peaceable measures, friendly relations with the Indian tribes in Oregon Territory, or so much thereof as may be necessary for expenditure during the year ending thirtieth of June, eighteen hundred and fifty-eight, two hundred and sixty-four thousand dollars.

For payment to such Cherokees as were omitted in the census taken by D. W. Siler, but who were included and paid under the act of July, eighteen hundred and forty-eight, the same per capita allowance that was paid the other Indians under that distribution, provided the Commissioner of Indian Affairs shall be satisfied they ought to be included in said per capita distribution, three thousand two hundred and seventy-eight dollars and thirty-two cents.

For contingencies of the Indian department, or so much thereof as may
be required for expenditure during the year ending June thirtieth, eight-

teen hundred and fifty-eight, twenty-five thousand dollars.

For indemnity to George W. Stidham, a Creek Indian, for property
stolen from him and injured by a citizen of the United States, one hun-
dred and twenty-five dollars.

For general incidental expenses of the Indian service in the Territory
of Washington, or so much thereof as may [be] required during the year
ending June thirtieth, eighteen hundred and fifty-eight, sixteen thousand
dollars.

Senecas of New York.—For interest, in lieu of investment, on seventy-
five thousand dollars, at five per centum, per act of twenty-seventh June,
eighteen hundred and forty-six, three thousand dollars.

For payment of the difference in salaries of the agents for the Siouxs,
and Seminole Indians, for the Omaha agency, for the Kickapoo agency,
for the Kansas agency, and for the Neosho agency, between the rates as
fixed previous to the act of third March, eighteen hundred and fifty-seven,
and the rates authorized by said act from the third March, eighteen hun-
dred and fifty-seven, to the thirtieth June, eighteen hundred and fifty-eight,
three thousand nine hundred and ninety-one dollars and sixty-eight cents.

For compensation of one clerk in the Indian office, employed to enable
the Secretary of the Interior to carry out the regulations prescribed to
give effect to the seventh section of the act of third March, eighteen hun-
dred and fifty-five, granting bounty lands to Indians, fourteen hundred
dollars.

For compensation of two extra clerks, employed to carry out the treaty
with the Chickasaws in the adjustment of their claims, two thousand eight
dollars.

For defraying the expenses of the several expeditions against Ink-pa-
du-tah’s band, and in the search, ransom, and recovery of the female cap-
tives taken by said band in eighteen hundred and fifty-seven, the sum of
twenty thousand dollars, or so much thereof as may be necessary; the
amounts to be ascertained and paid, on satisfactory proof, under the direc-
tion of the Secretary of the Interior.

SEC. 2. And be it further enacted, That none of the money herein ap-
propriated to the Indian service in the Territories of Oregon and Wash-
ton shall be paid, until the claims which they are intended to satisfy
shall have been audited and stated by a commissioner to be sent to the
said Territories by the Secretary of the Interior, and approved by the said
secretary. The said commissioner shall be appointed as soon as may be prac-
ticable by the Secretary of the Interior, to receive a compensation of
eight dollars a day and his actual travelling expenses whilst engaged in
the service herein prescribed. And it shall be the duty of the said com-
misstoner to examine the vouchers, and to take testimony, if necessary, in
regard to the claims or accounts which may be presented against the gov-
ernment, and to report the result of his investigations, and his opinion
thereupon; to the Secretary of the Interior, who shall pay such claims, if
he approves them, so far as the appropriations herein made shall be suf-
ficient for the purpose.

SEC. 3. And be it further enacted, That in executing process in the
Indian country, the marshal be authorized to employ a posse comitatus, not
exceeding three persons in any of the States respectively, to assist in ex-
ecuting process by arresting and bringing in prisoners from the Indian
country, and to allow them three dollars per diem in lieu of all expenses
and services.

SEC. 4. And be it further enacted, That the superintendent and agents
within the superintend[en]cy of Texas shall be hereafter appointed in the
same manner as other superintendents and agents, appointed and con-
firmed.

Approved, June 14, 1858.
June 14, 1858.

CHAP. CLXIV.—An Act making Appropriations for the Transportation of the United States Mail by Ocean Steamers and otherwise, during the Fiscal Year ending the thirtieth of June, eighteen hundred and fifty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, eighteen hundred and fifty-nine:

For transportation of the mails from New York to Liverpool, and back, three hundred and forty-six thousand five hundred dollars; and it is hereby provided that there be paid to the Post-Office Department out of said appropriation such sums as may be required to procure the transportation of the mails from New York to Liverpool, and back, on such days as the Collins line may fail to take them from New York.

For transportation of the mails from New York to New Orleans, Charleston, Savannah, Havana, and Chagres, and back, two hundred and sixty-one thousand dollars.

For transportation of the mails from Panama to California and Oregon, and back, three hundred and twenty-eight thousand three hundred and fifty dollars.

For transportation of the mails between San Francisco, California, and Olympia, Washington Territory, one hundred and twenty-two thousand five hundred dollars.

For transportation of the mails on Puget's Sound, twenty-two thousand four hundred dollars.

And be it further enacted, That there be paid to the Post-Office Department, out of the appropriation of three hundred and forty-six thousand five hundred dollars granted by the first section of the act of March, eighteen hundred and fifty-seven, "for transportation of the mails from New York to Liverpool, and back," the sum of sixteen thousand seven hundred and fifty-seven dollars and seventy cents, for five outward trips from New York to Liverpool, to wit: on fourteenth February and eleventh April, eighteen hundred and fifty-seven, and thirteenth February, thirteenth March, and tenth April, eighteen hundred and fifty-eight, when the Collins line failed to perform service; and that the further sum of thirty-five thousand dollars, or so much thereof as may be necessary, be paid to the Post-Office Department, out of the appropriation aforesaid, to enable the Postmaster-General to procure the transportation of the mails from New York to Liverpool, and back, on the twenty-fourth April, the eighth and twenty-second May, and the fifth and nineteenth June, eighteen hundred and fifty-eight, if the Collins line should fail to perform service on those days.

And be it further enacted, That the following sums be, and the same are hereby, appropriated, for the service of the Post-Office Department for the year ending the thirtieth of June, eighteen hundred and fifty-nine, out of any money in the treasury arising from the revenues of said department, in conformity to the act of the second of July, eighteen hundred and thirty-six:

For transportation of the mails from New York, by Southampton or Cowes, to Havre, two hundred and thirty thousand dollars.

For transportation of the mails between Charleston and Havana, fifty thousand dollars.

For transportation of the mails across the Isthmus of Panama, one hundred thousand dollars.

And be it further enacted, That it shall not be lawful for the Postmaster-General to make any steamship or other new contract for carrying the mails by sea for a longer period than two years, nor for any other compensation than the sea and inland postages on the mails so transported.
SEC. 5. And be it further enacted, That the Postmaster-General be, and he is hereby, authorized, to cause the mails to be transported between the United States and any foreign port or ports, by steamship, allowing and paying therefor out of any money in the treasury not otherwise appropriated, if by an American vessel, the sea and United States inland postage, and if by a foreign vessel, the sea postage only, on the mails so conveyed: Provided, That the preference shall always be given to an American over a foreign steamship when departing from the same port for the same destination, within three days of each other

APPROVED, June 14, 1858.

CHAP. CLXV.—An Act to authorize a Loan not exceeding the Sum of Twenty Millions of Dollars.

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 hereby is, authorized, at any time within twelve months from the passage of this act, to borrow, on the credit of the United States, a sum not exceeding twenty millions of dollars, or so much thereof as, in his opinion, the exigencies of the public service may require; to be applied to the payment of appropriations made by law, in addition to the money received, or which may be received, into the treasury from other sources: Provided, That no stipulation or contract shall be made to prevent the United States from reimbursing any sum borrowed under the authority of this act at any time after the expiration of fifteen years from the first day of January next.

SEC. 2. And be it further enacted, That stock shall be issued for the amount so borrowed, bearing interest not exceeding five per centum per annum, payable semi-annually, with coupons for the semi-annual interest attached to the certificates of stock thus created, and the Secretary of the Treasury be, and hereby is, authorized, with the consent of the President, to cause certificates of stock to be prepared, which shall be signed by the Register, and sealed with the seal of the Treasury Department, for the amount so borrowed in favor of the parties lending the same, or their assigns; Provided, that no certificate shall be issued for a less sum than one thousand dollars.

SEC. 3. And be it further enacted, That, before awarding said loan, the Secretary of the Treasury shall cause to be inserted in two of the public newspapers of the city of Washington, and in one or more public newspapers in other cities of the United States, public notice that sealed proposals for such loan will be received until a certain day to be specified in such notice, not less than thirty days from its first insertion in a Washington newspaper; and such notice shall state the amount of the loan, at what periods the money shall be paid, if by instalments, and at what places. Such sealed proposals shall be opened on the day appointed in the notice, in the presence of such persons as may choose to attend, and the proposals decided on by the Secretary of the Treasury, who shall accept the most favorable proposals offered by responsible bidders for said stock. And the said Secretary shall report to Congress, at the commencement of the next session, the amount of money borrowed under this act, and of whom, and on what terms, it shall have been obtained; with an abstract or brief statement of all the proposals submitted for the same, distinguishing between those accepted and those rejected, with a detailed statement of the expense of making such loans: Provided, That no stock shall be disposed of at less than its par value.

SEC. 4. And be it further enacted, That the faith of the United States is hereby pledged for the due payment of the interest and the redemption of the principal of said stock.

SEC. 5. And be it further enacted, That, to defray the expense of en-
graving and printing certificates of such stock, and other expenses incident to the execution of this act, the sum of five thousand dollars is hereby appropriated: Provided, That no compensation shall be allowed for any service performed under this act to any officer whose salary is established by law.

APPROVED, June 14, 1858.

June 14, 1858.

CHAP. CLXVI.—An Act in Relation to Courts, and the holding of the Terms thereof, in the several Territories in the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the judges of the Supreme Court of each Territory of the United States are hereby authorized to hold court within their respective districts, in the counties wherein, by the laws of said Territories, courts have been or may be established, for the purpose of hearing and determining all matters and causes, except those in which the United States is a party: Provided, That the expenses thereof shall be paid by the Territory, or by the counties in which said courts may be held, and the United States shall in no case be chargeable therewith.

APPROVED, June 14, 1858.

June 14, 1858.

CHAP. CLXVII.—An Act making Appropriations for the Service of the Post-Office Department during the Fiscal Year ending the thirtieth of June, eighteen hundred and fifty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, for the service of the Post-Office Department for the year ending the thirtieth of June, eighteen hundred and fifty-nine, out-of any moneys in the treasury arising from the revenues of the said department, in conformity to the act of the second of July, eighteen hundred and thirty-six:

For transportation of the mails, (inland,) ten millions one hundred and forty thousand five hundred and twenty dollars.

For compensation to postmasters, two millions three hundred and twenty-five thousand dollars.

For ship, steamboat, and way letters, twenty thousand dollars.

For wrapping-paper, fifty-five thousand dollars.

For office furniture in the post-offices, five thousand dollars.

For advertising, eighty-five thousand dollars.

For mail-bags, sixty-five thousand dollars.

For blanks, and paper for the same, one hundred and twenty-five thousand dollars.

For mail-locks, keys, and stamps, fifteen thousand dollars.

For mail depredations and special agents, seventy thousand dollars.

For clerks in the offices of postmasters, eight hundred and fifty thousand dollars.

For postage stamps and stamped envelopes, one hundred thousand dollars.

For miscellaneous items, one hundred and eighty thousand dollars.

SEC. 2. And be it further enacted, That if the revenues of the Post-Office Department shall be insufficient to meet the appropriations of this act, then the sum of three millions five hundred thousand dollars, 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 the thirtieth of June, eighteen hundred and fifty-nine.

APPROVED, June 14, 1858.
RESOLUTIONS.

[No. 1.] Joint Resolution to amend the Act entitled "An Act to regulate the Compensation of Members of Congress," approved August sixteenth, eighteen hundred and fifty-six.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the compensation allowed to members of Congress by an act entitled "An Act to regulate the Compensation of Members of Congress," approved August sixteenth, eighteen hundred and fifty-six, be paid in the following manner, to wit: on the first day of the first session of each Congress, or as soon thereafter as he may be in attendance and apply, each senator, representative and delegate shall receive his mileage, as now provided by law, and all his compensation from the beginning of his term, to be computed at the rate of two hundred and fifty dollars per month, and during the session compensation at the same rate. And on the first day of the second or any subsequent session, he shall receive his mileage as now allowed by law, and all compensation which has accrued during the adjournment, at the rate aforesaid, and during said session compensation at the same rate.

Sec. 2. And be it further resolved, That so much of said act, approved August sixteenth, eighteen hundred and fifty-six, as conflicts with this joint resolution, and postpones the payment of said compensation until the close of each session, be, and the same is hereby, repealed.

Approved, December 28, 1857.

[No. 2.] Joint Resolution making an Appropriation for the payment of Expenses of Investigating Committees of the House of Representatives.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of thirty-five thousand dollars be, and the same is hereby, appropriated, out of any monies in the treasury not otherwise appropriated, for the payment of expenses of the several investigating committees of the House of Representatives during the present session, and that the same shall be added to the miscellaneous item of the contingent fund of said House.

Approved, February 18, 1858.

[No. 3.] A Resolution to extend and define the Authority of the President under the Act, approved January sixteenth, eighteen hundred and fifty-seven, entitled "An Act to amend an Act entitled "An Act to Promote the Efficiency of the Navy,"" in Respect to dropped and retired Naval Officers.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That in case where the records of the courts of inquiry appointed under the act of January sixteenth, eighteen hundred and fifty-seven, may render it advisable, in the opinion of the President of the United States, to restore to the active or reserved list of the navy, or to transfer from furlough to leave of absence on the latter list, any officer who may have been dropped or retired by the operation of the act of February twenty-eighth, eighteen hundred and fifty-five, entitled "An Act to Promote the Efficiency of the Navy," he shall have authority, any existing law to the contrary notwithstanding, within six months from the
passage of this resolution, to nominate, and, by and with the advice and consent of the Senate, to appoint such officer to the active or reserved list, and officers so nominated and confirmed shall occupy positions on the active and reserved lists, respectively, according to rank and seniority, when dropped or retired as aforesaid, and be entitled to all the benefits conferred by the act approved January sixteenth, eighteen hundred and fifty-seven, on officers restored, or transferred, to the active or reserved list under that act.

APPROVED, March 10, 1858.

March 16, 1858.

[No. 4.] A Resolution to authorize certain Officers and Men, engaged in the Search for Sir John Franklin, to receive certain Medals presented to them by the Government of Great Britain.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the officers and men engaged in the several expeditions which have been fitted out in the United States for the recovery of Sir John Franklin and his companions, be authorized to accept the medals recently transmitted to this government, for presentation to them, by the government of Great Britain.

APPROVED, March 16, 1858.

March 20, 1858.

[No. 5.] Joint Resolution respecting the Distribution of certain Public Documents.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the words “so many,” in the third section of the joint resolution of the twenty-eighth January, eighteen hundred and fifty-seven, “respecting the distribution of certain documents,” be, and the same are hereby, stricken out; and the words two hundred and fifty be, and the same are hereby, inserted in their place: and further, that the words at the end of the section, “by him,” be, and the same are hereby, stricken out; and the words “to him, by the representative in Congress from each congressional district, and by the delegate from each Territory in the United States,” be, and are hereby, inserted.

APPROVED, March 20, 1858.

April 7, 1858.

[No. 6.] A Resolution authorizing Lieutenant William N. Jeffers to accept a Sword of Honor from her Majesty the Queen of Spain.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the assent of Congress be, and the same is hereby, given, to allow Lieutenant William N. Jeffers, of the navy of the United States, to accept a sword of honor presented to him, through the Department of State, by her Majesty the Queen of Spain, “as an acknowledgment of the very efficient assistance which he gave, with the vessel under his command, to the Spanish schooner Catagenera, in the waters of the Parana,” on the twenty-sixth, twenty-seventh, and twenty-eighth of October, eighteen hundred and fifty-five.

APPROVED, April 7, 1858.

May 4, 1858.

[No. 7.] A Resolution providing for the Payment of certain Expenses of holding the United States Courts in the Territory of Utah.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the expenses of holding the United States courts in the Territory of Utah, during the continuance of the present disturbances therein, be paid out of the judiciary fund, under the limitations contained in the existing laws in respect to fees: Provided, That, on the restoration of peace in said Territory, the expenses of said courts, when exercising jurisdiction under the territorial laws, shall be chargeable to the Territory, or to the counties, as in other Territories.

APPROVED, May 4, 1858.
THIRTY-FIFTH CONGRESS. Sess. I. Res. 8, 9, 10. 1858.

[No. 8.] A Resolution to extend the Operation of the Act, approved January sixteenth, eighteen hundred and fifty-seven, entitled "An Act to amend an Act entitled 'An Act to promote the Efficiency of the Navy.'"

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the operation of the act entitled "An act to amend an act entitled 'An act to promote the efficiency of the navy,'" limiting the restoration of officers in certain cases, be extended to the sixteenth day of April, eighteen hundred and fifty-nine: Provided, That the time within which examinations by courts of inquiry may be made, as provided by the first section of said act, shall not be extended except as to any case pending and undetermined before any court of inquiry under the act of the sixteenth January, eighteen hundred and fifty-seven, at the expiration thereof; and excepting, also, the case of any officer who was absent from the country at the time of the passage of said act, and had not returned previous to the sixteenth of January, eighteen hundred and fifty-eight. And any such officer shall be entitled to all the privileges conferred by said act, provided he applies for the benefit thereof at any time within sixty days after his return.

APPROVED, May 11, 1858.

[No. 9.] A Resolution to extend for a further Term the Provisions of the Joint Resolution approved March tenth, eighteen hundred and fifty-eight, in Relation to certain Dropped and Retired Officers of the Navy.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the time limited by the joint resolution approved March tenth, eighteen hundred and fifty-eight, entitled a "Joint Resolution to extend and define the authority of the President, under the act approved January sixteenth, eighteen hundred and fifty-seven, entitled "An act to amend an act entitled "An act to promote the efficiency of the navy," in respect to dropped and retired naval officers,"" be, and hereby is, extended to the first day of January, eighteen hundred and fifty-nine, in lieu of six months, as provided therein.

APPROVED, May 11, 1858.

[No. 10.] A Resolution authorizing suitable Acknowledgments to be made by the President, to the British Naval Authorities at Jamaica, for the Relief extended to the Officers and Crew of the United States Ship "Susquehannah," disabled by Yellow Fever.

Resolved 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 requested to cause suitable acknowledgments to be made on the part of this Government to Admiral Sir Howston Stewart, of her Britannic Majesty's Navy, and the officers under his command, for their prompt and efficient aid, and generous hospitality, extended to the disabled officers and crew of the United States ship "Susquehannah," on her late arrival at Port Royal, in the Island of Jamaica, with the yellow fever on board; on which occasion, besides placing the naval hospital, with an adequate corps of medical officers, nurses, and attendants, at their service, eighty-five of the sick officers and crew of the "Susquehannah," were safely and promptly conveyed on shore with the aid of the boats of the British squadron, and the lives of the greater portion of them thereby probably saved. And that the President be further requested to cause a gold medal, with an appropriate device, to be presented, on behalf of this Government, to Assistant-Surgeon Frederick A. Rose, of the British navy, who volunteered, with the permission of his commanding officer, to join the "Susquehannah," and, at imminent personal risk, devoted himself, on the voyage from Jamaica to New York, to the care of the sick remaining on board. And that the President cause suitable testimonials to be in like manner presented to the medical officers, in the British service, in attend-
officers in hospital at Port Royal, with appropriate rewards to the nurses and other attendants there, whilst occupied by the officers and crew of the "Susquehannah."

APPROVED, May 11, 1858.

May 18, 1858.

[No. 11.] A Resolution to authorize the Secretary of the Treasury to audit and settle the Accounts of the Contractor for the Erection of the United States Marine Hospital at San Francisco, California.

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 settle and adjust the accounts of the contractor for the erection of the United States marine hospital at San Francisco, California, and to pay to said contractor, out of any money in the treasury not otherwise appropriated, the amount that may be found to be justly due to him under the contracts made between said contractor and the proper officers of the government in reference to said building.

APPROVED, May 18, 1858.

May 24, 1858.

[No. 12.] Joint Resolution for paying the Compensation of Stenographers employed by Committees of the House of Representatives.

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 and pay, out of any money in the treasury not otherwise appropriated, the compensation of stenographers employed by the committees of the House of Representatives, as audited under the direction of said House.

APPROVED, May 24, 1858.

May 29, 1858.

[No. 18.] Joint Resolution making Appropriation to pay the Expenses of the several Investigating Committees of the House of Representatives.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twelve thousand dollars be, and the same is hereby, appropriated, out of any moneys in the treasury not otherwise appropriated, for the payment of expenses of the several investigating committees, and of the Judiciary Committee of the House of Representatives, and that the same shall be added to the miscellaneous item of the contingent fund of said House.

APPROVED, May 29, 1858.

June 2, 1858.

[No. 15.] A Resolution for the Adjustment of Difficulties with the Republic of Paraguay.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of adjusting the differences between the United States and the republic of Paraguay, in connexion with the attack on the United States steamer Water Witch, and with other matters referred to in the annual message of the President, he be, and is hereby, authorized to adopt such measures and use such force as, in his judgment, may be necessary and advisable, in the event of a refusal of just satisfaction by the government of Paraguay.

APPROVED, June 2, 1858.

June 2, 1858.

[No. 16.] A Resolution to correct an Error in a certain Act approved May eleventh, eighteen hundred and fifty-eight.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That an error in the act approved May eleventh, eighteen hundred and fifty-eight, entitled "An act to enlarge the Detroit and Saginaw land districts in the State of Michigan,"
be corrected, by extending the limits of that portion of the Cheboygan district which has been attached to the Detroit district, to the line dividing ranges two and three west, instead of one and two west, the former being the line intended by the department as the western boundary of the addition to the Detroit district.

APPROVED, June 2, 1858.

[No. 17.] Joint Resolution authorizing the Arrangement and Disposal of Public Buildings in the City of Philadelphia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury, the Postmaster-General, and the Attorney-General be, and [they] are hereby, authorized to decide whether the custom-house at Philadelphia shall remain in its present location, or whether public convenience and interests require that the location of the custom-house be changed to the ground and building purchased of the Bank of Pennsylvania, by authority of the law of the second of August, eighteen hundred and fifty-four, for the purposes of a post-office, and the post-office be removed to the present custom-house; and also, to decide whether it is best to sell the building and lot of ground now used for the purposes of the United States court, and establish court-rooms in the building of the present custom-house, and [that] they be further authorized and empowered to so arrange the buildings for said offices and purpose[s] as may, in their judgment, best promote the public convenience: Provided, That the expenses incident to such change and arrangement of the buildings shall not exceed the sum already appropriated for any or all of such purposes, and any additional sum that may be received for the building and ground herein authorized to be sold: And provided further, That should it be deemed best to sell the said court-building and lot of ground, the President of the United States may cause the same to be sold after due public notice.

APPROVED, June 2, 1858.

[No. 20.] Joint Resolution authorizing Commander M. F. Maury to accept a Gold Medal awarded to him by the Emperor of Austria.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Commander M. F. Maury, of the United States navy, be, and he is hereby, authorized to accept the great gold medal of the arts and sciences recently presented to him by his Majesty the Emperor of Austria.

APPROVED, June 5, 1858.

[No. 28.] A Resolution authorizing the Secretary of War to expend the Appropriation made July eighth, eighteen hundred and fifty-six, upon such Channel of the St. Mary's River as he may select.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the appropriation of July eighth, eighteen hundred and fifty-six, made for the improvement of St. Mary's River, in the State of Michigan, may be expended in excavating such channel as, from the evidence which he may obtain, the Secretary of War shall deem best.

APPROVED, June 9, 1858.
Chap. I.—An Act to continue the Office of Register of the Land-Office at Vincennes, Indiana.

Passed at the second session, which was begun and held at the City of Washington, in the District of Columbia, on Monday, the sixth day of December, A. D. 1858, and ended on Thursday, the third day of March, A. D. 1859.

James Buchanan, President. John C. Breckinridge, Vice-President, and President of the Senate. Benjamin Fitzpatrick was appointed President of the Senate, pro tempore, January 24, 1859, and so continued until February 10, 1859. James L. Orr, Speaker of the House of Representatives.

Sec. 1. That to enable persons interested in titles to land in the Vincennes district, Indiana, to perfect the same, and for the transaction of such other business as may require his services, the office of Register of the Land-Office at that place shall be continued for the period of three years from and after the passage of this act, if, in the opinion of the President of the United States, the public interests so long require it.

Sec. 2. That it shall be the duty of the register, under directions from the Secretary of the Interior, to issue such patent certificates, or other evidences of title, as may from time to time be necessary, as the basis of patents for the ancient private claims in that district that have been recognized by various confirmatory laws, and that prior to finally closing the district, three months' public notice shall be given thereof.

Sec. 3. That a register shall be appointed by the President under this act, by and with the advice and consent of the Senate, which register shall be authorized to perform all such duties, both as register and receiver, as shall be prescribed by the Secretary of the Interior, and shall receive in full for the same a salary of five hundred dollars per annum, and such fees for preemption or bounty-land locations as existing United States laws allow, and in making transcripts of original papers for individuals, said register shall have a right to charge therefor, according to the tariff existing in the local courts of the district.

Sec. 4. That the officer so appointed shall be required to reside at Vincennes and to give bond for the faithful performance of his duties, the safety of the archives in his charge, and the public moneys which may be received by him, in such penalty as the President of the United States may deem necessary.

Approved, December 21, 1858.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Pueblo land claims in the Territory of New Mexico designated in the corrected lists as—

A. Pueblo of Jemez in the county of Santa Ana,
B. Pueblo of Acoma in the county of Valencia,
C. Pueblo of San Juan in the county of Rio Ariba,
D. Pueblo of Picuris in the county of Taos,
E. Pueblo of San Felipe in the county of Bernalillo,
F. Pueblo of Pecos in the county of San Miguel,
G. Pueblo of Cochiti in the county of Santa Ana,
H. Pueblo of Santo Domingo in the county of Santa Ana,
I. Pueblo of Taos in the county of Taos,
J. Pueblo of Santa Clara in the county of Rio Ariba,
K. Pueblo of Tesuque in the county of Santa Fe,
L. Pueblo of San Ildefonso in the county of Santa Fe,
M. Pueblo of Pojoaque in the county of Santa Fe,
N. Pueblo of Zia in the county of Santa Ana,
O. Pueblo of Sandia in the county of Bernalillo,
P. Pueblo of Isleta in the county of Bernalillo,
Q. (supposed) Pueblo of Nambe,
reported upon favorably by the surveyor-general of New Mexico, in his report of the thirtieth of September, eighteen hundred and fifty-six.

Also, the claim—

Number seven, of the town of Tecolote in the county of San Miguel,
Number eleven, of the town of Chilili in the county of Bernalillo,
Number thirteen, of the town of Belen in the county of Valencia,
reported for the favorable action of Congress, by the said surveyor-general on the thirtieth of September, eighteen hundred and fifty-seven; also the claim number two of the town of Tomé reported upon favorably by the surveyor-general of New Mexico in his report of the thirtieth of September, eighteen hundred and fifty-six, to the Department of the Interior; also the claim number twenty-nine of the town of Casa Colorado, reported upon favorably by the surveyor-general of New Mexico in his report of thirty-first December, eighteen hundred and fifty-six to the Department of the Interior, be, and they are hereby, confirmed; and the Commissioner of the Land-Office shall issue the necessary instructions for the survey of all of said claims, as recommended for confirmation by the said surveyor-general, and shall cause a patent to issue therefor as in ordinary cases to private individuals: Provided, That this confirmation shall only be construed as a relinquishment of all title and claim of the United States to any of said lands, and shall not affect any adverse valid rights, should such exist.

APPROVED, December 22, 1858.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the support of the Military Academy for the year ending the thirtieth of June, eighteen hundred and sixty:

For pay of officers, instructors, cadets, and musicians, one hundred and fifteen thousand seven hundred and eighty-six dollars.
For commutation of subsistence, four thousand one hundred and sixty-one dollars.
For forage for officers' horses, sixteen dollars.
For pay in lieu of clothing to officers' servants, one hundred and twenty dollars.
For current and ordinary expenses, as follows: repairs and improvements, fuel, and apparatus, forage, postage, stationery, transportation, printing, clerks, miscellaneous and incidental expenses, and departments of instruction, thirty-five thousand six hundred and ten dollars.
For gradual increase and expense of library, one thousand dollars.
For expenses of the board of visitors, three thousand seven hundred and fifty dollars.
For forage of artillery and cavalry horses, seven thousand five hundred and forty-five dollars.
For supplying horses for artillery and cavalry practice, one thousand dollars.
For repairs of officers' quarters, five hundred dollars.
For models for the department of cavalry, two hundred and fifty dollars.
For extension of water pipes and increase of reservoir, two thousand five hundred dollars.
For targets and batteries for artillery exercise, one thousand and fifty dollars.
For furnishing for hospital for cadets, one hundred dollars.
For urinary conduits for cadet barrack yard, with service, five hundred and fifty dollars.
For addition to latrines, or privies, in cadet barrack yard, seven hundred and fifty dollars.
For sewers to river from sappers, dragoons, artillery, and band barracks, one thousand seven hundred and fifty dollars.
For iron girders to give additional strength to academic building, three thousand five hundred dollars.
Approved, January 12, 1859.

CHAP. VIII.—An Act to repeal an Act entitled "An Act authorizing the Secretary of the Treasury to change the Names of Vessels in certain Cases," approved the fifth of March, one thousand eight hundred and fifty-six.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled, "An act authorizing the Secretary of the Treasury to change the names of vessels in certain cases," approved fifth March, one thousand eight hundred and fifty-six, be, and the same is hereby, repealed.

Approved, January 17, 1859.

CHAP. X.—An Act to authorize the President to make Advances of Money to Hiram Powers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That out of the monies hereof appropriated by law to enable the President of the United States to contract with Hiram Powers for certain statuary, the President shall be, and hereby is, authorized to make such partial payments in advance as he shall deem fit.

Approved, January 19, 1859.
THIRTY-FIFTH CONGRESS. Sess. II. Ch. 11, 13, 17. 1859.

Jan. 19, 1859. CHAP. XI.—An Act authorizing the Issue of Registers to the Steamships America and Canada, and to change the Names of said Steamships.

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 issue registers for the steamships “America” and “Canada,” now lying in the port of New York, and that the names of said ships be changed to the “Mississippi” and “Coatzacoalcos;” and said ships shall hereafter be considered and deemed to be ships or vessels of the United States, and entitled to all the rights and privileges accorded by law to ships or vessels built in the United States: Provided, That this act shall not go into effect until due proof shall be made to the satisfaction of said Secretary that said vessels are wholly owned by citizens of the United States or by an incorporated company entitled to receive registers for ships or vessels under the provisions of existing laws.

APPROVED, January 19, 1859.

Jan. 25, 1859. CHAP. XIII.—An Act to provide for holding the Courts of the United States in the State of Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in case of sickness or other disability of the district judge of the district courts of the United States in the State of Alabama, it shall be lawful for the justice of the Supreme Court of the United States for the fifth judicial circuit upon notice thereof from the judge or marshal of the said district courts, to hold any of said district courts at the regular term thereof, or at such special terms as he may appoint for that purpose.

SEC. 2. And be it further enacted, That at any special sessions of the circuit court of the United States in said State, which shall be convened by the presiding judge of the said court, it shall be lawful for the court to entertain jurisdiction and transact business in the same manner, and with the same force and effect as at a regular term of said court.

SEC. 3. And be it further enacted, That this act shall continue in force until the fourth day of March, eighteen hundred and sixty-one, and no longer.

APPROVED, January 25, 1859.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person who shall hereafter, by virtue of any contract with the owner of any building, or with the agent of such owner, perform any labor upon, or furnish any materials, engine, or machinery, for the construction or repairing of such building, shall, upon filing the notice prescribed in section second of this act, have a lien upon such building and the lot of ground upon which the same is situated, for such labor done, or materials, engine, or machinery furnished, when the amount shall exceed twenty dollars.

SEC. 2. And be it further enacted, That any person wishing to avail himself of this act, whether his claim be due or not, shall file in the office of the clerk of the circuit court for the District of Columbia, at any time after the commencement of the said building and within three months after the completion of such building or repairs, a notice of his intention to hold a lien upon the property declared by this act liable to such lien, for the amount due or to become due to him, specifically setting forth the amount claimed. Upon his failure to do so, the lien shall be lost. The clerk aforesaid shall file and record such notice in a book provided for that purpose.
THIRTY-FIFTH CONGRESS. Sess. II. Ch. 17 1859.

SEC. 3. And be it further enacted, That such lien shall cease to exist at the expiration of one year after the completion of the building or repairs, unless, before that time, an action to enforce the same shall have been commenced in the said circuit court by the person having such lien against the owner with whom or with whose agent the contract was made, unless such claim be not due at the expiration of one year after such completion, in which case the action shall be commenced within three months after the same shall have become due.

SEC. 4. And be it further enacted, That the complaint of the plaintiff shall contain a brief statement of the contract on which the claim is founded, the amount due thereon, the time when the notice was filed with the clerk, the time when the building was completed, if it be completed, with a description of the premises, and any other material facts, and shall pray that the premises may be sold and the proceeds of the sale applied to the discharge of the lien.

SEC. 5. And be it further enacted, That the summons shall be served as in other cases, or, instead of service by publication, it may be made by delivering a copy thereof to the person in possession of the premises. If the defendant shall have sold or disposed of the premises before the service of the summons, the court shall direct notice of the proceedings to be served on the purchaser, or his agent for the premises, who may thereupon, if he desire it, be made a party defendant in the action.

SEC. 6. And be it further enacted, That the proceedings in an action to enforce such lien shall be the same as in other actions, except as otherwise provided in this act; and if judgment be rendered for the plaintiff, he may have execution issued against the premises, and thereupon the marshal shall proceed as upon other executions upon real property.

SEC. 7. And be it further enacted, That the liens created in pursuance of the provisions of this act shall have precedence over all other liens or incumbrances which attached upon the premises subsequent to the time at which said notice was given. If, upon a sale of the premises on execution, the proceeds be insufficient to pay all such liens, the court shall order them to be paid in proportion to the amount, respectively, due to each, and any other property of the defendant not exempt from execution may be sold to satisfy such execution.

SEC. 8. And be it further enacted, That if the building be on any land lying outside the corporate limits of Washington city and Georgetown, the land upon which the same is erected, together with the space around the same, not exceeding five hundred square feet clear of the building, shall also be subject to the said lien, if the said land, at the time of the erection or repair of such building, shall have been the property of the person contracting for the erection or repair of the same. If the building be in Washington city or Georgetown, the ground on which the same is erected, and a space of ground equal to the front of the building, and extending to the depth of the lot or lots on which it is erected, shall also be bound by the said lien, subject to the foregoing proviso.

SEC. 9. And be it further enacted, That all or any number of persons, having liens on the same building, pursuant to the provisions of this act, may join in one action, but their claims shall be stated distinctly as in a separate action, and the judgment shall show the amounts to which they are respectively entitled. If several such actions be brought by different claimants, and be pending at the same time, the court may order them to be consolidated.

SEC. 10. And be it further enacted, That whenever any person having a lien, by virtue of the provisions of this act, shall have received satisfaction for his claim, and the cost of his proceedings thereon, he shall, upon the request of any person interested, and upon the payment or tender of the costs of entering satisfaction, within six days after such payment or tender, enter satisfaction of his demand in the office of the clerk afoe
Penalty for neglect.

How defendant may discharge the lien.

Persons in possession of, and performing labor on, any personal property at owner's request, to have lien.

If no special agreement.


This act to take effect from its passage.

CHAP. XVIII.—An Act to provide for the Lighting with Gas certain Streets across the Mall.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of six thousand four hundred dollars be, and the same is hereby, appropriated, out of any money in the treasury not otherwise appropriated, for laying down gas pipes and erecting gas lamps on Four-and-a-half street, Seventh street, and Twelfth street, across the plat of earth described in the plan of the city as reservation numbers two and three, commonly known as the Mall, the same to be expended under the direction of the Commissioner of Public Buildings. This act shall be in force from its passage.

APPROVED, February 2, 1859.

CHAP. XIX.—An Act to fix and regulate the Compensation of Receivers and Registers of the Land-Offices under the Provisions of the Act approved April twentieth, eighteen hundred and eighteen.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An act for changing the compensation of receivers and registers of the land-offices," approved April twentieth, eighteen hundred and eighteen, shall be so construed by the proper accounting officers of the government as to restrict the aggregate amount allowed as compensation for the registers and receivers commissions on moneys received at any land-office in any one calendar year, to the sum of twenty-five hundred dollars each; and that the registers and receivers shall not receive for any one quarter or fractional quarter more than a pro rata allowance of said maximum of twenty-five hundred dollars. Their compensation, both for salary and commissions, to commence and be calculated from the time they enter on the discharge of their duties.

APPROVED, February 2, 1859.
THIRTY-FIFTH CONGRESS. Sess. II. Ch. 20, 21, 22. 1859.

CHAP. XX.—An Act authorizing the Secretary of the Treasury to grant a Register for the Schooner "William A. Hamill."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be granted, under the direction of the Secretary of the Treasury, a register for the schooner "William A. Hamill," lying in the port of Baltimore, and now owned by Robert Dorritie, a citizen of the United States: Provided, It be proved to the satisfaction of the Secretary of the Treasury that she was built at May's Landing, in the State of New Jersey; that she was enrolled as an American vessel, and that she was owned in whole by citizens of the United States at the time she was stranded on a reef near Abaco, one of the Bahamas islands, and that she is now owned by Robert Dorritie, who is now a citizen of the United States.

APPROVED, February 2, 1859.

CHAP. XXI.—An Act providing for the Payment of the Expenses of Investigating Committees of the House of Representatives.

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 money in the treasury not otherwise appropriated, for the payment of the expenses of the several investigating committees of the House of Representatives during the present session, and that the same be added to the miscellaneous item of the contingent fund of said House: Provided, That no portion of this sum shall be paid for constructive mileage for summoning witnesses.

SEC. 2. And be it further enacted, That hereafter the mileage or traveling allowance to the officer or other person executing precepts or summons of either house of Congress shall not exceed ten cents for each mile necessarily and actually travelled by such officer or other person in the execution of any such precept or summons.

APPROVED, February 5, 1859.

CHAP. XXII.—An Act providing for keeping and distributing all Public Documents.

Be 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 charged with receiving, arranging, safe-keeping, and [with the] distribution of all printed journals of the two houses of Congress, and all other books and documents, of every nature whatever, already or hereafter directed by law to be printed or purchased for the use of the government, except of such as are directed to be printed or purchased for the particular use of Congress, or of [of] either house thereof, or for the particular use of the Executive or of any of the departments; and for this purpose the Secretary of the Interior is hereby directed to set apart a proper room or rooms in the Patent-Office building to be used for this and no other purpose; and the superintendent of public printing, public printer, binder, or contractor, or any or any other person whose duty it shall be by law to deliver any of the same, shall deliver the same to him there.

SEC. 2. And be it further enacted, That it shall be the duty of the Secretary of the Interior to obtain and remove from the other departments and offices and from the Congressional Library, and other places where the same are now kept, all such journals, books, and other documents now on hand and described in the foregoing section; and for this purpose, so much as is necessary of the appropriation made in the following clause of the act, entitled "An act making appropriations for certain civil expenses of the government for the year ending the thirtieth of June, eighteen hundred and fifty-eight," approved March three, eighteen hun-
dred and fifty-seven, to wit: "For expenses of packing and distributing the congressional journals and documents, in pursuance of the provisions contained in the joint resolution of Congress approved twenty-eighth January, eighteen hundred and fifty-seven, twenty-two thousand dollars," as remains unexpended, is hereby appropriated.

SEC. 3. And be it further enacted, That a register of such journals, books, and other documents shall be kept under the authority of the Secretary of the Interior, showing the quantity and kind of each at any time received by him in pursuance of this act; and it shall be his duty to be caused to be entered in such register, at the proper time, when, where, and to whom the same, or any part of them, have been distributed and delivered, and to report the same to Congress at the first session of each Congress.

SEC. 4. And be it further enacted, That the same shall be delivered out by the Secretary of the Interior only on the written requisition of the heads of departments, Secretary of the Senate, Clerk of the House of Representatives, Librarian of Congress, and other officers and persons, private and corporate, who are, by law, authorized to receive the same, except where by law the Secretary of the Interior is required, without such requisition, to cause the same to be sent and delivered; and in either of such cases it shall be the duty of the Secretary of the Interior to cause the same to be sent and delivered, the expenses thereof, except when otherwise directed, to be charged on the contingent fund of the department.

SEC. 5. And be it further enacted, That all such journals, books, and other documents, shall hereafter be distributed according to and for the purposes now prescribed by law, except that the distribution of the same to the governors of the States and Territories and to the judges of the courts of the United States and other officers and public bodies within the States or Territories shall be wholly under the control of the Secretary of the Interior; and the joint resolution approved March twenty, eighteen hundred and fifty-eight, supplementary to the joint resolution approved January twenty-eight, eighteen hundred and fifty-seven, respecting the distribution of certain documents, is hereby repealed; and the third section of said joint resolution of January twenty-eight, eighteen hundred and fifty-seven, is hereby amended by striking out the words "by him" in the last line, and inserting the words "to him by each of the senators from the several States, respectively, and by the representative in Congress from each congressional district, and by the delegate from each Territory in the United States." And provided, That such distribution shall first be made at the instance of the representatives in Congress from districts in which such public documents have not already been distributed so that the quantity distributed to each congressional district and territory shall be equal.

SEC. 6. And be it further enacted, That the tenth section of an act entitled "An act to establish the ‘Smithsonian Institution’ for the increase and diffusion of knowledge among men," approved August tenth, eighteen hundred and forty-six, is hereby repealed.

SEC. 7. And be it further enacted, That by this act the distribution of all works mentioned in the first section as public documents is intended and directed to be made, except the "Exploring Expedition" conducted by Commander Wilkes.

SEC. 8. And be it further enacted, That all books, maps, charts, and other publications of every nature whatever heretofore deposited in the Department of State according to the laws regulating copyrights, together with all the records of the Department of State in regard to the same, shall be removed to, and be under the control of the Department of the Interior, which is hereby charged with all the duties connected with the same, and with all matters pertaining to copyright, in the same manner.
and to the same extent that the Department of State is now charged with the same; and hereafter all such publications of every nature whatever shall, under present laws and regulations, be left with, and kept by him. 

SEC. 9. And be it further enacted, That the Joint Committee on the Library may, at any time, dispose of duplicate, injured, or wasted books of the library, or any other matter in the library not deemed proper to it, in such manner as such committee may deem best.

SEC. 10. And be it further enacted, That all such books and documents, when received at the proper offices, libraries, and so forth, as provided by law, shall be kept there and not removed from such places.

SEC. 11. And be it further enacted, That the Joint Committee on the Library may, at any time, dispose of duplicate, injured, or wasted books of the library, or any other matter in the library not deemed proper to it, in such manner as such committee may deem best.

Joint Committee on Library may dispose of duplicates, &c.

Books, &c. not to be removed from proper offices.

Statutes at Large now in Library of Congress.

Approved, February 5, 1859.

CHAP. XXIII.—An Act for the Punishment of the Crime of Forging [or Counterfeiting Military Bounty-Land Warrants, Military Bounty-Land Certificates, Certificates of Location, Certificates of Purchase and Receivers' Receipts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if any person or persons shall falsely make, alter, forge, or counterfeit, or cause or procure to be falsely made, altered, forged, or counterfeited, or willingly aid or assist in falsely making, altering, forging, or counterfeiting, any military bounty-land warrant, or military bounty-land warrant certificate, issued or purporting to have been issued by the Commissioner of Pensions under any act of Congress, or any certificate of location of any military bounty-land warrant, or any duplicate certificate of the location of any military bounty-land warrant, or any military bounty-land warrant certificate, upon any of the lands of the United States, or any certificate of the purchase of any of the lands of the United States, or any duplicate certificate of the purchase of any of the lands of the United States, or any receipt for the purchase-money of any of the lands of the United States, or any duplicate receipt for the purchase-money of any of the lands of the United States, issued or purporting to have been issued by the register and receiver at any land-office of the United States, or by either of them; or if any person or persons shall pass, utter or publish as true any false, forged, or counterfeited military bounty-land warrant, military bounty-land warrant certificate, certificate of location, or duplicate certificate of location, certificate of purchase, duplicate certificate of purchase, receipt or duplicate receipt, for the purchase-money of any of the lands of the United States, knowing the same to be false or forged, such person or persons offending shall be deemed and adjudged guilty of felony, and, being thereof duly convicted, shall be sentenced to be imprisoned and kept at hard labor for a period not less than three years nor more than ten years: Provided, nevertheless, That nothing herein contained shall be construed to deprive the courts of the several States of jurisdiction under the laws thereof over offences declared punishable by this law.

Approved, February 5, 1859.

CHAP. XXVI.—An Act granting the Right of Way over, and Depot Grounds on, the Military Reserve at Fort Gratiot, in the State of Michigan, for Railroad Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way through Right of way

Approved, February 5, 1859.
and the privilege of constructing depots and workshops on the public lands of the United States lying in the county of St. Clair, State of Michigan, commonly called the Fort Gratiot military reservation, be, and the same is hereby granted to any railroad company or companies which may construct a railroad or railroads from the city of Detroit, or any other place in said State, to or near the village of Port Huron, in said State: Provided, That in the opinion of the President of the United States such grant or grants be not injurious to the purposes of public defence, and that the location of said buildings on, and such road or roads as to position and width through said reservation, and the price of the land to be so occupied, being first determined by the Secretary of War, be approved by the President: And provided, further, That if the price of such grant or grants be not paid within thirty days after the approval of the President, or if either of said roads shall not be completed within three years, or if, at any time after its completion, it shall be discontinued, the grant shall cease and determine as to such road: And provided, further, That all the buildings to be erected upon said reservation shall be of wood, and if, at any time, it should be deemed expedient by the commanding officer of Fort Gratiot, or by any other higher military authority, to destroy such buildings by fire or otherwise, no claim shall be made against the United States for damages.

APPROVED, February 8, 1859.
and deemed to be, for all purposes affecting the jurisdiction of the United States, or of any department of the government thereof, the true line of boundary between said Commonwealth of Massachusetts and the State of Rhode Island and Providence Plantations.

Approved, February 9, 1859.

Chap. xxxiii.—An Act for the Admission of Oregon into the Union.

Whereas the people of Oregon have framed, ratified, and adopted a constitution of State government which is republican in form, and in conformity with the Constitution of the United States, and have applied for admission into the Union on an equal footing with the other States: Therefore—

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Oregon be, and she is hereby, received into the Union on an equal footing with the other States in all respects whatever, with the following boundaries: In order that the boundaries of the State may be known and established, it is hereby ordained and declared that the State of Oregon shall be bounded as follows, to wit: Beginning one marine league at sea due west from the point where the forty-second parallel of north latitude intersects the same; thence northerly, at the same distance from the line of the coast, lying west and opposite the State, including all islands within the jurisdiction of the United States, to a point due west and opposite the middle of the north ship channel of the Columbia River; thence easterly, to and up the middle channel of said river, and, where it is divided by islands, up the middle of the widest channel thereof, to a point near Fort Walls-Walla, where the forty-sixth parallel of north latitude crosses said river; thence east, on said parallel, to the middle of the main channel of the Shoshones or Snake River; thence up the middle of the main channel of said river, to the mouth of the Owyhee River; thence due south, to the parallel of latitude forty-two degrees north; thence west, along said parallel, to the place of beginning, including jurisdiction in civil and criminal cases upon the Columbia River and Snake River, concurrently with States and Territories of which those rivers form a boundary in common with this State.

Sec. 2. And be it further enacted, That the said State of Oregon shall have concurrent jurisdiction on the Columbia and all other rivers and waters bordering on the said State of Oregon so far as the same shall form a common boundary to said State, and any other State or States now or hereafter to be formed or bounded by the same; and said rivers and waters, and all the navigable waters of said State, shall be common highways and forever free, as well as to the inhabitants of said State as to all other citizens of the United States, without any tax, duty, impost, or toll therefor.

Sec. 3. And be it further enacted, That, until the next census and apportionment of representatives, the State of Oregon shall be entitled to one representative in the Congress of the United States.

Sec. 4. And be it further enacted, That the following propositions be, and the same are hereby, offered to the said people of Oregon for their free acceptance or rejection, which, if accepted, shall be obligatory on the United States and upon the said State of Oregon, to wit: First, That sections numbered sixteen and thirty-six in every township of public lands in said State, and where either of said sections, or any part thereof, has been sold or otherwise been disposed of, other lands equivalent thereto, and as contiguous as may be, shall be granted to said State for the use of schools. Second, That seventy-two sections of land shall be set apart and reserved for the use and support of a State university, to be selected by the governor of said State, subject to the approval of the Commissioner of the General Land-Office, and to be appropriated and applied in such manner as will best promote the welfare and prosperity of said State.

Preamble.

Oregon admitted.

Boundaries.

Concurrent jurisdiction on the Columbia and other rivers and waters forming a common boundary, &c.

Navigable rivers, &c., to be common highways.

Entitled to one representative in Congress.

Proposition to be submitted to popular vote.

School lands.

State university lands.
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Lands for public buildings.
Salt springs and contiguous lands.

Third. That ten entire sections of land, to be selected by the governor of said State, in legal subdivisions, shall be granted to said State for the purpose of completing the public buildings, or for the erection of others at the seat of government, under the direction of the legislature thereof. Fourth. That all salt springs within said State, not exceeding twelve in number, with six sections of land adjoining, or as contiguous as may be to each, shall be granted to said State for its use, the same to be selected by the governor thereof within one year after the admission of said State, and when so selected, to be used or disposed of on such terms, conditions, and regulations as the legislature shall direct: Provided. That no salt spring or land, the right whereof is now vested in any individual or individuals, or which may be hereafter confirmed or adjudged to any individual or individuals, shall by this article be granted to said State. Fifth. That five per centum of the net proceeds of sales of all public lands lying within said State which shall be sold by Congress after the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to said State, for the purpose of making public roads and internal improvements, as the legislature shall direct:

 Provision.

Percentage on land sales.

Provided. That the foregoing propositions, hereinbefore offered, are on the condition that the people of Oregon shall provide by an ordinance, irrevocable without the consent of the United States, that said State shall never interfere with the primary disposal of the soil within the same by the United States, or with any regulations Congress may find necessary for securing the title in said soil to bona fide purchasers thereof; and that in no case shall non-resident proprietors be taxed higher than residents. Sixth. And that the said State shall never tax the lands or the property of the United States in said State: Provided, however, That in case any of the lands herein granted to the State of Oregon have heretofore been confirmed to the Territory of Oregon for the purposes specified in this act, the amount so confirmed shall be deducted from the quantity specified in this act.

Residue to belong to the Territory of Washington.

Sec. 5. And be it further enacted, That, until Congress shall otherwise direct, the residue of the Territory of Oregon shall be, and is hereby, incorporated into, and made a part of the Territory of Washington.

APPROVED, February 14, 1859.

Feb. 15, 1859.

Chap. XXXV.—An Act for the Relief of the Mobile and Ohio Railroad Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whereas the State of Mississippi, by its act approved on the twenty-eighth of January, eighteen hundred and fifty-two, and the State of Alabama, by its act approved on the first of December, eighteen hundred and fifty-one, did transfer to the Mobile and Ohio Railroad Company the lands which were granted to said States under the provisions of the act of Congress approved the twentieth September, eighteen hundred and fifty, to aid in the construction of a railroad from Mobile to the mouth of the Ohio River, the said transfers of said lands so made by said States, respectively, to said company, are hereby recognized, ratified, and confirmed, and the title to all bona fide purchasers of said company are also hereby confirmed; and that the time limited by said original act of Congress for the completion of said railroad is hereby extended, and the said company is allowed further time till the twentieth of September, in the year eighteen hundred and sixty-five, to complete the same, anything in said act to the contrary notwithstanding: Provided, nevertheless, That the said Mobile and Ohio Railroad Company be subjected to, and shall comply with all the conditions, restrictions, and limitations contained in the act of Congress above referred to, approved the twentieth September, eighteen hundred and fifty; And provided, That
nothing herein contained shall be construed so as to release the States of Mississippi or Alabama from any liability imposed upon them by the said act of September twentieth, eighteen hundred and fifty.

Approved, February 18, 1859.

CHAP. LVIII.—An Act to authorize Settlers upon sixteenth and thirty-sixth Sections, who settled before the Survey of the Public Lands, to preempt their Settlements.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That where settlements, with a view to preemption, have been made before the survey of the lands in the field which shall be found to have been made on sections sixteen or thirty-six, said sections shall be subject to the preemption claim of such settler; and if they, or either of them, shall have been or shall be reserved or pledged for the use of schools or colleges in the State or Territory in which the lands lie, other lands of like quantity are hereby appropriated in lieu of such as may be patented by preemption; and other lands are also hereby appropriated to compensate deficiencies for school purposes, where said sections sixteen or thirty-six are fractional in quantity, or where one or both are wanting by reason of the township being fractional, or from any natural cause whatever: Provided, That the lands by this section appropriated, shall be selected and appropriated in accordance with the principles of adjustment and the provisions of the act of Congress of May twentieth, eighteen hundred and twenty, entitled "An act to appropriate lands for the support of schools in certain towns and fractional townships not before provided for."

Approved, February 26, 1859.

CHAP. LIX.—An Act to protect the Land Fund for School Purposes in Sarpy County, Nebraska Territory.

Whereas by the treaty between the United States and the Omaha tribe of Indians, by which said Indian tribe ceded their lands in the Territory of Nebraska to the United States, a reservation was made of a part of section thirty-six, in township fourteen north, range thirteen east, for the Presbyterian Board of Foreign Missions; and whereas, by virtue of a joint resolution of Congress, approved March third, eighteen hundred and fifty-seven, a large portion of the remainder of said section thirty-six has been preempted, leaving but a fraction for the use of schools: Therefore,—

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the superintendent of common schools of the county of Sarpy, in which said land is situated, shall be, and [he] hereby is, authorized to select six hundred and forty acres of any unoccupied public lands in said county in subdivisions of not less than one quarter section, in lieu of the aforesaid section thirty-six: Provided, That as soon as such selection shall be made it shall be the duty of such superintendent to file a notice thereof, with a description of the land selected, in the office of the register of the land-office in the Omaha land district, who shall thereupon withdraw such land so selected from the list of lands subject to preemption, or public or private sale in said land district, and shall report the fact to the United States Commissioner of Public Lands, and the land so selected shall, after such filing with the register, belong to the school fund of said county in all respects the same as other school lands; and the fraction of said section thirty-six remaining after satisfying the terms of said treaty, and after said preemptions as mentioned in the foregoing preamble, shall be subject to preemption, public sale, or private entry, the same as other public lands.

Approved, February 26, 1859.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purpose of completing the erection, now in progress, of “a great national monument to the memory of Washington, at the seat of the federal government,” Winfield Scott, Walter Jones, John J. Abert, James Kearney, Thomas Carbery, Peter Force, William A. Bradley, Philip R. Pendall, Walter Lenox, Matthew F. Maury, and Thomas Blagden (being the survivors of the persons mentioned in a certain grant bearing date on the twelfth day of April in the year one thousand eight hundred and forty-eight, by James K. Polk, then President of the said United States, in virtue of a joint resolution of Congress, approved on the thirty-first day of January in the same year, of an authority to erect a monument to the memory of George Washington, on reservation numbered three in the said city of Washington) and, also, Jonathan B. H. Smith, William W. Seaton, Elisha Whittlesey, Benjamin Ogle Tayloe, Thomas H. Crawford, William W. Corcoran, and John Carroll Brent, and their successors to be elected in the manner hereinafter directed, shall be, and they are hereby, created a corporation, and body politic, by the name and style of “The Washington National Monument Society.”

SEC. 2. And be it further enacted, That the easement, and all, and singular the rights and privileges, conveyed in the aforesaid grant, shall be, and the same hereby are, vested in, and confirmed to, the corporation and body politic hereinbefore created; and that any and all property and right of property of any and every kind and description whatsoever, whether in possession, or in action, or in expectancy, which may at any time before the passing of this act have been acquired by the voluntary association heretofore known by the name of the Washington National Monument Society, or which may hereafter be acquired by the corporation and body politic hereinbefore created, shall be, and the same hereby are, vested in, and confirmed to, the corporation and body politic hereinbefore created; and that the said corporation and body politic may apply to its uses, and for the purpose of completing the erection of the monument aforesaid, according to such by-laws, rules, and regulations, as it may, from time to time, hereafter, make and ordain, any and all property, of any and every kind, and description whatsoever, which is now appertaining to said monument, or which the corporation and body politic hereby created may hereafter acquire, by purchase, gift, or other lawful means.

SEC. 3. And be it further enacted, That it shall be competent for the persons hereinbefore named and described as constituting the corporation and body politic hereby created, and their successors, to remove, by a vote of four fifths of the said persons, any of their number; and the person so removed shall no longer be a member of said corporation and body politic, nor have any authority therein: Provided, That for any other act within the legitimate objects of this corporation a quorum of five shall be sufficient for the transaction of business: Provided, That notice of all meetings, which may not be provided for in by-laws, notices of meetings not provided for in by-laws.

SEC. 4. And be it further enacted, That when any vacancy shall happen in the said corporation and body politic, from death or resignation, or otherwise, the remaining members thereof shall elect and appoint a successor to fill the same, within ten days after the happening of such vacancy; and that on failure to fill the same within thirty days, it shall be the duty of the attorney of the United States for the District of Columbia to proceed against the said corporation and body politic, by a writ of scire facias, for a forfeiture of the charter hereby granted before the Circuit Court of the District of Columbia and the adjudication of that court.
thereon shall be conclusive. And should this charter be so adjudged forfeited, the monument and other improvements and property held under the same shall be placed by the President of the United States under the care and custody of the Commissioner of Public Buildings, or such other officer of the United States as he may designate or appoint for the time being.

SEC. 5. And be it further enacted, That the said corporation and body politic, hereinbefore created, shall, by the name and style of the "Washington National Monument Society," have perpetual succession; shall be capable to sue or to be sued, to plead or be imploaded in any court of law or equity in the United States; may have and use a common seal, and the same may be altered, and, renew at pleasure, and shall have power to purchase, take, receive, and enjoy, to them and their successors, any and all property, of any kind and description whatsoever, for the purpose of completing the erection of said monument; to dispose of the same as they shall deem most conducive to the object of completing the erection, now in progress, of the monument aforesaid; to elect, so soon after the passage of this act as may be convenient, such officers as they may deem proper, and to make and ordain such constitution, by-laws, ordinances, and regulations consonant to the objects of this charter as they may deem expedient and proper, and which shall not be repugnant to the constitution and laws of the United States; and to repeal, alter, and amend the same: Provided, always, That the President of the United States, for the time being, shall be ex officio president; and the governors, for the time being of the several States of the United States shall be respectively ex officio vice-presidents of the said society, corporation, and body politic, and that all meetings thereof shall be held, and all records and papers thereof kept at the said city of Washington.

SEC. 6. And be it further enacted, That this act may at any time be altered, amended, or repealed by the Congress of the United States.

SEC. 7. And be it further enacted, That all laws, acts, or resolutions, or any part of any law, act, or resolution, inconsistent with this act, shall be, and the same are hereby, repealed.

SEC. 8. And be it further enacted, That this act shall be in force from and after the passing thereof.

SEC. 9. And be it further enacted, That nothing in this act shall be so construed as to authorize this said corporation to issue any note, token, device, scrip, or other evidence of debt to be used as a currency.

SEC. 10. And be it further enacted, That each of the corporators in said corporation shall be held liable, in his individual capacity, for all the debts and liabilities of said corporation, however contracted or incurred, to be recovered by suit, as other debts or liabilities, before any court of competent jurisdiction: Provided, however, That nothing herein contained shall be so construed as to render said corporators in said corporation individually liable for any debt or liability contracted in the name, or behalf of, the Washington National Monument Society at any time prior to the twentieth day of October, one thousand eight hundred and fifty-eight.

Approved, February 26, 1859.

CHAP. LXIV.—An Act to amend an Act entitled "An Act authorising Repayment for Land erroneously sold by the United States."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act of Congress, "authorizing repayment for lands erroneously sold by the United States," approved January twelfth, eighteen hundred and twenty-five, be, and the same is hereby amended, so as to authorize the Secretary of the Interior, upon proof being made to his satisfaction, that any tract of land has been erroneously sold by the United States, so that from any cause whatever, land by U. S.
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the sale cannot be confirmed, to repay to the purchaser or purchasers, or to the legal representatives or assignees of the purchaser or purchasers thereof, the sum or sums of money, which may have been paid therefor, out of any money in the treasury not otherwise appropriated.

SEC. 2. [And] be it further enacted, That, whenever any tract of land has been erroneously sold, as aforesaid, and the sum or sums of money which may have been paid for the same, shall have been invested in any stocks held in trust, or shall have been paid into the treasury of the United States, to the credit of any trust fund, it shall be lawful by the sale of such portion of the said stocks as may be necessary for that purpose, or out of said trust fund, for repayment of the purchase-money to be made to the parties entitled thereto.

APPROVED, February 28, 1859.

Feb. 28, 1859.

CHAP. LXV.—An Act giving the Assent of Congress to a Law of the Missouri Legislature for the Application of the reserved two per cent. Land Fund of said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the assent of Congress be, and the same is hereby, given to the act of the legislature of the State of Missouri, entitled “An act supplemental to an act to amend ‘An act to secure the completion of certain railroads in this State, and for other purposes,’” approved on the nineteenth day of November, eighteen hundred and fifty-seven, appropriating the two per centum of the net proceeds of sales of public lands in said State, reserved by existing laws to be expended under the direction of Congress, but hereby relinquished to that State; and that the proper auditing officers of the government are hereby authorized and required to audit and pay the accounts for the same, as in the case of the three per centum land fund of said State.

APPROVED, February 28, 1859.

Feb. 28, 1859.

CHAP. LXVI.—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 sixty.

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

For the current and contingent expenses of the Indian department, viz:—

For the pay of superintendents of Indian affairs and of the several Indian agents, per acts of fifth June, eighteen hundred and fifty, twenty-eighth September, eighteen hundred and fifty, twenty-seventh February, eighteen hundred and fifty-one, third March, eighteen hundred and fifty-two, third March, eighteen hundred and fifty-three, thirty-first July, eighteen hundred and fifty-four, third March, eighteen hundred and fifty-five, eleventh August, eighteen hundred and fifty-six, third March, eighteen hundred and fifty-seven, and twelfth June, eighteen hundred and fifty-eight, eighty-seven thousand seven hundred and fifty dollars.

For the pay of the several Indian sub-agents, per act of thirty-first March, eighteen hundred and fifty-two, ten thousand five hundred dollars.

For the pay of clerk to superintendent at St. Louis, Missouri, per act of thirty-first March, eighteen hundred and fifty-two, one thousand eight hundred dollars.

For the pay of clerk to superintendent in California, per act of third March, eighteen hundred and fifty-two, one thousand eight hundred dollars.
For the pay of interpreters, per acts of thirtieth June, eighteen hundred and thirty-four, twenty-seventh February, eighteen hundred and fifty-one, and eighteenth August, eighteen hundred and fifty-six, thirty-one thousand nine hundred dollars.

For presents to Indians, five thousand dollars.

For provisions for Indians, eleven thousand eight hundred dollars.

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

For insurance, transportation, and necessary expenses of delivery of annuities, goods, and provisions to the Indian tribes in Minnesota, Michigan, and Wisconsin, thirty thousand dollars.

For contingencies of the Indian department, thirty-six thousand five hundred dollars.

For the employment of temporary clerks by superintendent of Indian affairs, on such occasions and for such periods of time as the Secretary of the Interior may deem necessary to the public service, five thousand dollars.

For fulfilling treaty stipulations with the various Indian tribes:

Blackfoot Nation.—For fourth of ten instalments as annuity, to be expended in the purchase of such goods, provisions, and other useful articles, as the President, at his discretion, may from time to time determine, per ninth article of the treaty of seventeenth October, eighteen hundred and fifty-five, twenty thousand dollars.

Chippewas of Lake Superior.—For two thirds of eighteenth of twenty-five instalments in money, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, eight thousand three hundred and thirty-three dollars and thirty-three cents.
and forty-two and eighth article treaty thirtieth September, eighteen hundred and fifty-four, eight hundred dollars.

For two thirds of eighteenth of twenty-five instalments in goods, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, seven thousand dollars.

For two thirds of eighteenth of twenty-five instalments for the support of schools, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and thirty-three dollars and thirty-three cents.

For two thirds of eighteenth of twenty-five instalments for the pay of two farmers, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For two thirds of eighteenth of twenty-five instalments for the purchase of provisions and tobacco, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and thirty-three dollars.

For fifth of twenty instalments in coin, goods, household furniture, and cooking utensils, agricultural implements and cattle, carpenters' and other tools and building materials, and for moral and educational purposes, per fourth article treaty thirtieth September, eighteen hundred and fifty-four, nineteen thousand dollars.

For last of five, instalments in blankets, cloths, nets, guns, ammunition, and such other articles of necessity as they may require, to the Bois Forte band, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, two thousand dollars.

For fifth of twenty instalments for six smiths and assistants, per second and fifth articles treaty thirtieth September, eighteen hundred and fifty-four, five thousand and forty dollars.

For fifth of twenty instalments for the support of six smiths' shops, per second and fifth articles treaty thirtieth September, eighteen hundred and fifty-four, one thousand three hundred and twenty dollars.

For support of two farmers for the Bois Forte band, during the pleasure of the President, per twelfth article treaty thirtieth September, eighteen hundred and fifty-four, one thousand two hundred dollars.
For one third of eighteenth of twenty-five instalments for the support of schools, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of eighteenth of twenty-five instalments for the purchase of provisions and tobacco, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of eighteenth of twenty-five instalments for the support of two smiths' shops, including the pay of two smiths and assistants, and furnishing iron and steel, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, six hundred and sixty-six dollars and sixty-seven cents.

For one third of eighteenth of twenty-five instalments for pay of two farmers, per fourth article treaty fourth October, eighteen hundred and forty-two, and eighth article treaty thirtieth September, eighteen hundred and fifty-four, three hundred and thirty-three dollars and thirty-three cents.

For fifth of twenty instalments of annuity in money, per third article treaty twenty-second February, eighteen hundred and fifty-five, twenty thousand dollars.

Chippewas, Pillager, and Lake Winnibigoshish Bands.—For fifth of thirty instalments of annuity in money, per third article treaty twenty-second February, eighteen hundred and fifty-five, ten thousand six hundred and sixty-six dollars and sixty-six cents.

For fifth of thirty instalments of annuity in goods, per third article treaty twenty-second February, eighteen hundred and fifty-five, eight thousand dollars.

For fifth of thirty instalments for purposes of utility, per third article treaty twenty-second February, eighteen hundred and fifty-five, four thousand dollars.

For fifth of twenty instalments for purposes of education, per third article treaty twenty-second February, eighteen hundred and fifty-five, three thousand dollars.

For last of five annual instalments for the purchase of powder, shot, lead, twine, and tobacco, per third article treaty twenty-second February, eighteen hundred and fifty-five, six hundred dollars.

For last of five annual instalments for the hire of six laborers, per third article treaty twenty-second February, eighteen hundred and fifty-five, three thousand dollars.

For fifth of fifteen annual instalments for support of two smiths and smiths' shops, per third article treaty twenty-second February, eighteen hundred and fifty-five, two thousand one hundred and twenty dollars.

Chippewas of Saginaw, Swan Creek, and Black River.—For fourth of five equal annual instalments for educational purposes, under the direction of the President, per second article of the treaty of second August, eighteen hundred and fifty-five, four thousand dollars.

Chippewas of Saginaw, Swan Creek, and Black River.

For fourth of five equal annual instalments for agricultural implements and carpenters' tools, household furniture and building materials, cattle, labor, and necessary useful articles, per second article of the treaty of second August, eighteen hundred and fifty-five, five thousand dollars.

For fourth of ten equal annual instalments in coin, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of second August, eighteen hundred and fifty-five, ten thousand dollars.

For fourth annual instalment for the support of one blacksmith shop for ten years, per second article of the treaty of second August, eighteen hundred and fifty-five, twelve hundred and forty dollars.
Chippewas, Menomonees, Winnebagoes, and New York Indians.—For education during the pleasure of Congress, per-fifth article treaty eleventh August, eighteen hundred and twenty-seven, one thousand five hundred dollars.

Chippewas.—For permanent annuity in goods, per act of twenty-fifth February, seventeen hundred and ninety-nine, three thousand dollars.

Chekojasaw Incompetents.—For arrears of interest due January first, eighteen hundred and fifty-nine, on five per cent. bonds of the State of Indiana, held in trust for the Chickasaw Incompetents by the Secretary of the Interior, three hundred and fifty dollars.

Chickasaw.—For permanent annuity, per second article treaty sixteenth November, eighteen hundred and five, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six hundred dollars.

Choctaws.—For permanent annuity in goods, provisions, and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three, eighteen thousand dollars.

For expenses of transportation of the sixth of ten instalments of goods, provisions, and agricultural implements, per sixth article treaty twenty-seventh July, eighteen hundred and fifty-three, seven thousand dollars.

For permanent provision for education, per second article treaty twentieth January, eighteen hundred and twenty-five, and thirteenth article treaty twenty-second June, eighteen hundred and fifty-five, six thousand dollars.

For permanent provision for blacksmith and assistant, and for shop and tools, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, and fifth article treaty seventh August, eighteen hundred and fifty-six, one thousand five hundred dollars.

For permanent provision for iron and steel for shop, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, and fifth article treaty seventh August, eighteen hundred and fifty-six, two hundred and seventy dollars.
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For permanent provision for the pay of a wheelwright, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, and fifth article treaty seventh August, eighteen hundred and fifty-six, six hundred dollars.

For blacksmith and assistant and shop and tools during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, eight hundred and forty dollars.

For iron and steel for shop during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, two hundred and seventy dollars.

For wagon-maker during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, six hundred dollars.

For assistance in agricultural operations during the pleasure of the President, per eighth article treaty twenty-fourth January, eighteen hundred and twenty-six, and fifth article treaty seventh August, eighteen hundred and fifty-six, two thousand dollars.

For education during the pleasure of the President, per fifth article treaty fourteenth February, eighteen hundred and thirty-three, and fifth article treaty seventh August, eighteen hundred and fifty-six, one thousand dollars.

For the third of seven additional instalments for two blacksmiths, assistants, shop, and tools, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, and fifth article treaty seventh August, eighteen hundred and fifty-six, one thousand six hundred and eighty dollars.

For the third of seven additional instalments for iron and steel for shops, per thirteenth article treaty twenty-fourth March, eighteen hundred and thirty-two, and fifth article treaty seventh August, eighteen hundred and fifty-six, five hundred and forty dollars.

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

Delawares.—For life annuity to chief, per private article to supplemental treaty twenty-fourth September, eighteen hundred and twenty-nine, to treaty of third October, eighteen hundred and eighteen, one hundred dollars.

For interest on forty-six thousand and eighty dollars, at five per centum, for education or other beneficial purposes, under the direction of

Delawares.

Iowas.—For interest in lieu of investment on fifty-seven thousand five hundred dollars to the first July, eighteen hundred and sixty, at five per centum, for education or other beneficial purposes, under the direction of

Iowas.
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Vol. vii. p. 588. the President, per second article treaty nineteenth October, eighteen hundred and thirty-eight, and ninth article treaty seventeenth May, eighteen hundred and fifty-four, two thousand eight hundred and seventy-five dollars.

Vol. x. p. 1071. Kansas.—For interest in lieu of investment on two hundred thousand dollars, at five per centum, per second article treaty fourteenth January, eighteen hundred and forty-six, ten thousand dollars.

Vol. ix. p. 543. Kaskaskias, Peorias, Weas, and Pieankees.-For last of three instalments of nine thousand dollars each, for the years eighteen hundred and fifty-seven, eighteen hundred and fifty-eight, and eighteen hundred and fifty-nine, per sixth article treaty thirtieth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. x. p. 1082. Kickapoos.—For sixth instalment of interest, at five per centum, on two hundred thousand dollars, at five per centum, per second article treaty eighteen May, eighteen hundred and fifty-four, five thousand dollars.

Vol. x. p. 1073. Kickapoos.—For interest in lieu of investment on two hundred thousand dollars, at five per centum, per second article treaty eighteenth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. ix. p. 553. Kickapoos.—For sixth instalment of interest, at five per centum, on two hundred thousand dollars, at five per centum, per second article treaty eighteenth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. x. p. 1083. Kickapoos.—For sixth instalment of interest, at five per centum, on two hundred thousand dollars, at five per centum, per second article treaty eighteenth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. x. p. 1064. Kickapoos.—For sixth instalment of interest, at five per centum, on two hundred thousand dollars, at five per centum, per second article treaty eighteenth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. x. p. 1085. Kickapoos.—For sixth instalment of interest, at five per centum, on two hundred thousand dollars, at five per centum, per second article treaty eighteenth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. x. p. 1081. Kickapoos.—For sixth instalment of interest, at five per centum, on two hundred thousand dollars, at five per centum, per second article treaty eighteenth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. x. p. 1086. Kickapoos.—For sixth instalment of interest, at five per centum, on two hundred thousand dollars, at five per centum, per second article treaty eighteenth May, eighteen hundred and fifty-four, nine thousand dollars.

Vol. vii. p. 130. Menomonees.—For their proportion of nineteenth of twenty instalments in money, per second article treaty twenty-eighth November, eighteen hundred and forty, and fourth article treaty fifth June, eighteen hundred and fifty-four, five thousand six hundred and thirty-six dollars and thirty-six cents.

Vol. x. p. 1088. Menomonees.—For their proportion of nineteenth of twenty instalments in money, per second article treaty twenty-eighth November, eighteen hundred and forty, and fourth article treaty fifth June, eighteen hundred and fifty-four, five thousand six hundred and thirty-six dollars and thirty-six cents.

Vol. x. p. 1089. Menomonees.—For their proportion of nineteenth of twenty instalments in money, per second article treaty twenty-eighth November, eighteen hundred and forty, and fourth article treaty fifth June, eighteen hundred and fifty-four, five thousand six hundred and thirty-six dollars and thirty-six cents.

Vol. vii. pp. 458, twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. pp. 458, twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. pp. 458, twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. pp. 458, twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. pp. 458, twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. pp. 458, twenty-third October, eighteen hundred and thirty-four, and fourth article treaty fifth June, eighteen hundred and fifty-four, six hundred dollars.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.

Vol. vii. p. 682. Miamies of Kansas.—For permanent provision for blacksmith and assistant; and iron and steel for shop, per fifth article treaty sixth October, eighteen hundred and forty-eight, and third article treaty twelfth May, eighteen hundred and fifty-four, nine hundred and sixteen dollars and sixty-six cents.
Miamies—El River.—For permanent annuity, in goods or otherwise, per fourth article treaty third August, seventeen hundred and ninety-five, five hundred dollars.

For permanent annuity in goods or otherwise, per third article treaty twenty-first August, eighteen hundred and five, two hundred and fifty dollars.

For permanent annuity in goods or otherwise, per third and separate article to treaty thirtieth September, eighteen hundred and nine, three hundred and fifty dollars.

Nesqually, Payaup, and other Tribes and Bands of Indians.—For fifth instalment, in part payment for relinquishment of title to lands to be applied to beneficial objects, per fourth article treaty twenty-sixth December, eighteen hundred and fifty-four, two thousand dollars.

For fifth of twenty instalments for pay of instructor, smith, physician, carpenter, farmer, and assistant if necessary, per tenth article treaty twenty-sixth December, eighteen hundred and fifty-four, six thousand seven hundred dollars.

Omahas.—For the second of ten instalments of this amount, being second of the series, in money or otherwise, per fourth article treaty sixteenth March, eighteen hundred and fifty-four, thirty thousand dollars.

For fifth of ten instalments for pay of miller, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, six hundred dollars.

For fifth of ten instalments for support of blacksmith and assistant, and iron and steel for shop, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, nine hundred and forty dollars.

For fifth of ten instalments for support of farmer, per eighth article treaty sixteenth March, eighteen hundred and fifty-four, six hundred dollars.

For keeping in repair the grist and saw mill provided for by the eighth article of the treaty of sixteenth March, eighteen hundred and fifty-four, five hundred dollars.

For supplying the smith's shop with tools and keeping the same in repair, per eighth article of the treaty of sixteenth March, eighteen hundred and fifty-four, three hundred dollars.

For an assistant miller, three hundred dollars.

For an engineer and assistant, one thousand eight hundred dollars.

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

Otoes and Missourias.—For the second of ten instalments of this amount, being the second series, in money or otherwise, per fourth article treaty fifteenth March, eighteen hundred and fifty-four, thirteen thousand dollars.

For fifth of ten instalments for pay of miller, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, six hundred dollars.

For fifth of ten instalments for blacksmith and assistant, and iron and steel for shop, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, nine hundred and forty dollars.

For fifth of ten instalments for farmer, per seventh article treaty fifteenth March, eighteen hundred and fifty-four, six hundred dollars.

For keeping in repair the grist and saw mill provided for by the seventh article of the treaty of fifteenth March, eighteen hundred and fifty-four, three hundred dollars.

For supplying the smiths' shops with tools, and keeping the same in repair, per seventh article of the treaty fifteenth March, eighteen hundred and fifty-four, three hundred dollars.
For assistant miller, three hundred dollars.

For an engineer and assistant, one thousand eight hundred dollars.

**Ottowas and Chippewas of Michigan.**—For fourth of ten equal annual instalments for educational purposes, to be expended under the direction of the President, according to the wishes of the Indians, as far as may be reasonable and just, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, eight thousand dollars.

For fourth of five equal annual instalments in agricultural implements and carpenters' tools, household furniture, and building materials, cattle, labor, and necessary useful articles, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, fifteen thousand dollars.

For fourth instalment for the support of four blacksmith shops for ten years, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, four thousand two hundred and forty dollars.

For fourth instalment of principle, payable annually for ten years, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, ten thousand dollars.

For interest on two hundred and sixty-six thousand dollars, unpaid part of the principal sum of three hundred and six thousand dollars, for one year, at five per centum per annum, to be distributed per capita, in the usual manner of paying annuities, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, thirteen thousand three hundred dollars.

For fourth of ten equal annual instalments on thirty-five thousand dollars, in lieu of former treaty stipulations, to be paid per capita to the Grand River Ottowas, per second article of the treaty of thirty-first July, eighteen hundred and fifty-five, three thousand five hundred dollars.

**Ottowas of Kansas.**—For their proportion of the permanent annuities in money, goods, or otherwise, payable under the fourth article of the treaty of third August, seventeen hundred and ninety-five, second article of the treaty of seventeenth November, eighteen hundred and seven, fourth article of the treaty of seventeenth September, eighteen hundred and eighteen, and fourth article of the treaty of twenty-ninth August, eighteen hundred and twenty-one, two thousand six hundred dollars.

**Pawnees.**—For second of five instalments in goods and such articles as may be necessary for them, per second article treaty twenty-fourth September, eighteen hundred and fifty-seven, forty thousand dollars.

For second of ten instalments for farming utensils and stock during the pleasure of the President, per fourth article treaty twenty-fourth September, eighteen hundred and fifty-seven, one thousand two hundred dollars.

**Pottawatomies.**—For permanent annuity in silver, per fourth article treaty third August, seventeen hundred and ninety-five, one thousand dollars.

For permanent annuity in silver, per third article treaty thirteenth September, eighteen hundred and nine, five hundred dollars.

For permanent annuity in silver, per third article treaty second October, eighteen hundred and eighteen, two thousand five hundred dollars.

For permanent annuity in money, per second article treaty twentieth September, eighteen hundred and twenty-eight, two thousand dollars.

For permanent annuity in specie, per second article treaty twenty-ninth July, eighteen hundred and twenty-nine, sixteen thousand dollars.

For life annuity to chief, per third article treaty twentieth October, eighteen hundred and thirty-two, two hundred dollars.

For life annuity to chiefs, per third article treaty twenty-sixth September, eighteen hundred and thirty-three, seven hundred dollars.

For education during the pleasure of Congress, per third article treaty sixteenth October, eighteen hundred and twenty-six, second article treaty...
twentieth September, eighteen hundred and twenty-eight, and fourth article treaty twenty-seventh October, eighteen hundred and thirty-two, five thousand dollars.

For permanent provision for the payment of money, in lieu of tobacco, iron, and steel, per second article treaty twentieth September, eighteen hundred and twenty-eight, and tenth article of the treaty of the fifth and seventeenth June, eighteen hundred and forty-six, three thousand dollars.

For permanent provision for three blacksmiths and assistants, per second article treaty twentieth September, eighteen hundred and twenty-eight, two thousand and sixty dollars.

For permanent provision for iron and steel for shops, per third article treaty sixteenth October, eighteen hundred and twenty-six, and second article treaty twenty-ninth July, eighteen hundred and twenty-nine, six hundred and sixty dollars.

For permanent provision for fifty barrels of salt, per second article of treaty twenty-ninth July, eighteen hundred and twenty-nine, two hundred and fifty dollars.

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

For arrears of interest, due January first, eighteen hundred and fifty-nine, on five per cent bonds of the State of Indiana, held in trust for the Pottawatomies by the Secretary of the Interior, twelve thousand and fifty-three dollars and twenty cents.

That the stocks with which the Secretary of the Interior is now charged upon the books of the treasury under the head of "Chippewas, Ottowas, and Pottawatomies, mills and education," be charged to two separate accounts to be opened under the heads of "Pottawatomies—mills, and Pottawatomies—education," and the Secretary of the Interior is hereby authorized, with the consent of the Pottawatomies, to transfer the stocks charged as aforesaid to the new heads of account in such proportions as he may deem best for the interest of the Pottawatomies.

**Pottawatomies of Huron.**—For permanent annuity in money or otherwise, per second article treaty seventeenth November, eighteen hundred and seven, four hundred dollars.

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

For blacksmith and assistant, shop and tools, and iron and steel for shop, during the pleasure of the President, per third article treaty thirteenth May, eighteen, hundred and thirty-three, one thousand and sixty dollars.

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

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

**Sacs and Foxes of Mississippi.**—For permanent annuity in goods or otherwise, per third article treaty third November, eighteen hundred and four, one thousand dollars.

For twenty-eighth of thirty instalments as annuity in specie, per third article treaty twenty-first September, eighteen hundred and thirty-two, twenty thousand dollars.

For twenty-eighth of thirty instalments for gunsmith, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, six hundred dollars.

For twenty-eighth of thirty instalments for iron and steel for shop, per
fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars.

For twenty-eighth of thirty instalments for blacksmith and assistant, shop and tools, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, eight hundred and forty dollars.

For twenty-eight of thirty instalments for iron and steel for shop, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, two hundred and twenty dollars.

For twenty-eighth of thirty instalments for forty barrels of salt and forty kegs of tobacco, per fourth article treaty twenty-first September, eighteen hundred and thirty-two, one thousand dollars.

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

For interest on eight hundred thousand dollars, at five per centum, per second article treaty eleventh October, eighteen hundred and forty-two, forty thousand dollars.

For blacksmith and assistant, shop and tools, and iron and steel, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, one thousand and sixty dollars.

For miller during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, six hundred dollars.

Sacs and Foxes of 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 treaty twenty-first October, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars.

Seminoles.—For the third of ten instalments for the support of schools, per eighth article treaty seventh August, eighteen hundred and fifty-six, five hundred dollars.

For the third of ten instalments for agricultural assistance, per eighth article treaty seventh August, eighteen hundred and fifty-six, two thousand dollars.

For the third of ten instalments for the support of smiths and smiths' shops, per eighth article treaty seventh August, eighteen hundred and fifty-six, two thousand two hundred dollars.

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

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

For blacksmith and assistant, shop and tools, and iron and steel, during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, one thousand and sixty dollars.

For miller during the pleasure of the President, per fourth article treaty twenty-eighth February, eighteen hundred and thirty-one, six hundred dollars.

Senecas of New York.—For permanent annuity, in lieu of interest on stock, per act of nineteenth February, eighteen hundred and thirty-one, six thousand dollars.

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

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

Senecas and Shawnees.—For permanent annuity in specie, per fourth article treaty seventeenth September, eighteen hundred and eighteen, one thousand dollars.
For blacksmith and assistant, shop and tools; and iron and steel for shop during the pleasure of the President, per fourth article treaty twentieth July, eighteen hundred and thirty-one, one thousand and sixty dollars.

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

For sixth of seven annual installments of money, in payment for lands, per third article treaty tenth May, eighteen hundred and fifty-four, one hundred thousand dollars.

For sixth installment of interest, at five per centum, on forty thousand dollars for education, per third article treaty tenth May, eighteen hundred and fifty-four, two thousand dollars.

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

Six Nations of New York.—For permanent annuity in clothing and other useful articles, per sixth article treaty eleventh November, seventeen hundred and ninety-four, four thousand five hundred dollars.

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

For ninth of fifty installments of interest, at five per centum, on one million three hundred and sixty thousand dollars, per fourth article treaty twenty-third July, eighteen hundred and thirty-one, one thousand and sixty dollars.

For ninth of fifty installments of interest, at five per centum, on one hundred and twelve thousand dollars, being the amount in lieu of the reservations set apart in the third article of Senate’s amendment of twenty-third June, eighteen hundred and fifty-two, to treaty twenty-third July, eighteen hundred and fifty-one, five thousand six hundred dollars.

For ninth of fifty installments of interest, at five per centum, on one million one hundred and sixty thousand dollars, per fourth article treaty fifth August, eighteen hundred and fifty-one, fifty-eight thousand dollars.

For ninth of fifty installments of interest, at five per centum, on sixty-nine thousand dollars, being the amount allowed in lieu of the reservation of lands set apart by the third article of Senate’s amendment of twenty-third June, eighteen hundred and fifty-two, to treaty fifth August, eighteen hundred and fifty-one, three thousand four hundred and fifty dollars.

Treaty of Fort Laramie.—For ninth of ten installments in provisions and merchandise, for payment of annuities and transportation of the same to certain tribes of Indians, per seventh article treaty seventeenth September, eighteen hundred and fifty-one, and Senate’s amendment thereto, seventy thousand dollars.

Umpquas (Cow Creek Band).—For sixth of twenty installments in blankets, clothing, provisions, and stock, per third article treaty nineteenth September, eighteen hundred and fifty-three, five hundred and fifty dollars.

Umpquas and Calapooias, of Umpqua Valley, Oregon.—For the last of five installments of annuity for beneficial objects, to be expended as directed by the President, per third article treaty twenty-ninth November, eighteen hundred and fifty-four, three thousand four hundred and fifty dollars.

For fifth of ten installments for the pay of a blacksmith, and furnishing shop, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, two thousand dollars.

For fifth of fifteen installments for the pay of a physician and purchase of medicines, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four, two thousand dollars.
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For fifth of ten instalments for the pay of a farmer, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four one thousand dollars.

For fifth of twenty instalments for the pay of a teacher and purchase of books and stationery, per sixth article treaty twenty-ninth November, eighteen hundred and fifty-four one thousand four hundred and fifty dollars.

Winnebagoes.—For interest on one million one hundred thousand dollars, at five per centum, per fourth article treaty first November, eighteen hundred and thirty-seven fifty-five thousand dollars.

For thirteenth of thirty instalments of interest on eighty-five thousand dollars, at five per centum, per fourth article treaty thirteenth October, eighteen hundred and forty-six, four thousand two hundred and fifty dollars.

Miscellaneous.—For insurance, transportation, and necessary expenses of the delivery of Pawnee annuity goods, five thousand dollars.

For the general incidental expenses of the Indian service in New Mexico, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuit of civilized life, to be expended under the direction of the Secretary of the Interior, seventy-five thousand dollars.

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

For the expenses of colonizing, supporting, and furnishing agricultural implements and stock for the Indians in Texas, twenty-five thousand dollars: Provided, That no part of the same shall be expended for the establishment of the reserve west of the Pecos River.

For the general incidental expenses of the Indian service in the Territories of Oregon and Washington, including insurance and transportation of annuities, goods, and presents, and office and travelling expenses of the superintendent, agents, and sub-agents, thirty-five thousand dollars.

For defraying the expenses of the removal and subsistence of Indians in Oregon Territory to the reservations therein, aiding them in procuring their own subsistence, purchase of provisions and presents, compensation of laborers and other employees, fifty thousand dollars.

For defraying the expenses of the removal and subsistence of the Indians in Washington Territory to the reservations therein, aiding them in procuring their own subsistence, purchase of provisions and presents, and compensation of laborers and other employees, twenty-five thousand dollars.

For the Indian service in California, to be expended under the direction of the Secretary of the Interior, fifty thousand dollars. And the Commissioner of Indian Affairs is hereby authorized, by and with the consent of the Secretary of the Interior, to increase the number of reservations for Indian purposes in the State of California: Provided, The aggregate amount of land so set apart for reservations shall not exceed one hundred and twenty-five thousand acres: Provided further, That for the new reservations hereby authorized, no Indian agents, sub-agents, overseers, or other officers or employees shall be appointed or employed under this act.

For the general incidental expenses of the Indian service in California, including travelling expenses of the superintendent, agent, and sub-agents, seven thousand five hundred dollars.

For the Indian service in the Territory of Utah, to be expended under the direction of the Secretary of the Interior, forty-five thousand dollars.

For carrying into effect the twenty-fourth section of the civil and diplomatic act of March third, eighteen hundred and fifty-five, the sum of nineteen thousand and forty-five dollars and seventy-nine cents.
SEC. 2. And be it further enacted, that no part of the money hereby appropriated shall be used for the purchase of arms or ammunition to be given or furnished to any of the Indians herein named, unless such purchase of arms or ammunition aforesaid be in fulfilment of the obligations of existing treaties.

SEC. 3. And be it further enacted, That the President of the United States be, and he hereby is, authorized and required to cause to be surveyed, and the boundaries thereof permanently marked, the tracts or tracts of land lying on or near the Gila River, in the Territory of Arizona, New Mexico, now occupied by the confederated bands of Pima and Maricopa Indians, and the sum of one thousand dollars is hereby appropriated to defray the expenses of the said survey.

SEC. 4. And be it further enacted, That the President of the United States be, and he hereby is, authorized and required to set apart the tracts or tracts of land aforesaid as a reservation for the confederated bands of Pimas and Maricopas: Provided, That the said reservations shall not exceed one hundred square miles in extent.

SEC. 5. And be it further enacted, That the sum of ten thousand dollars is hereby appropriated to enable the Commissioner of Indian Affairs to make suitable presents to the Pimas and Maricopas, in acknowledgment of their loyalty to this government, and the many kindnesses heretofore rendered by them to our citizens.

SEC. 6. And be it further enacted, That in adjusting the claims of half-breed Indians under the tenth article of the treaty of Prairie du Chien, of the fifteenth of July, eighteen hundred and thirty, lying within the Nem-chaw reservation therein described, as surveyed by McCoy, and confirmed by section thirteen of the act entitled "An act making appropriations for sundry civil expenses of the government for the year ending the thirtieth of June, eighteen hundred and fifty-nine," approved June twelfth, eighteen hundred and fifty-eight, there shall be found a deficiency in the quantity of land necessary to carry out the intentions of said treaty, then there shall be retained out of the proceeds of that portion of the public lands excluded from said reservation, as said half-breeds claimed its boundaries by the McCoy survey and the thirteenth section of the said act of July twelfth, eighteen hundred and fifty-eight, so much money as shall equal that deficiency, estimating the same at one dollar and twenty-five cents per acre; which, said sum of money shall be paid to the Secretary of the Interior, to be held by him in trust for such said half-breeds as shall be found entitled to it, and by him be paid to them or invested for their benefit, as he shall think most judicious and proper, after the said mixed bloods shall have relinquished to the United States all their interest in and to said deficiency in said reservation.

SEC. 7. And be it further enacted, That the Commissioner of Indian Affairs, under the direction of the Secretary of the Interior, is hereby authorized and directed to prepare rules and regulations for the government of the Indian service, and for trade and intercourse with the Indian tribes and the regulations of their affairs; and when approved by the President shall be submitted to the Congress of the United States for its approval: Provided, That such laws, rules, and regulations proposed shall not be in force until enacted by Congress.

SEC. 8. And be it further enacted, That so much of the act entitled "An act to regulate trade and intercourse with the Indian tribes, and to preserve peace on the frontiers," approved June thirtieth, eighteen hundred and thirty-four, as provides that the United States shall make indemnification out of the treasury for property taken or destroyed in certain cases, by Indians trespassing on white men as described in the said act, be, and the same is hereby, repealed: Provided, however, That nothing herein contained shall be so construed as to impair or destroy the
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obligation of the Indians to make indemnification out of the annuities as prescribed in said act.

APPROVED, February 28, 1859.

March 1, 1859.

CHAP. LXXVIII.—An Act to authorize the Enrollment, Registry, and License of certain Steamboats, or Vessels, owned by the Buffalo and Lake Huron Railroad Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That certificates of enrollment, register, or license, shall issue for any American-built steamboat or steamboats, vessel or vessels, now owned, or which shall hereafter be owned, by the Buffalo and Lake Huron Railway Company, a corporation created under and by virtue of the laws of the State of New York, in the name of said company, on the president or secretary of said company, taking the oath required by the fourth section of the act entitled "An act to authorize the register, or enrollment and license to be issued in the name of the president or secretary of any incorporated company owning a steamboat or vessel," passed March three eighteen hundred and twenty-five. And nothing contained in said act shall be construed to prevent the oath required by the fourth section of said act from being taken by said president, or secretary, of the said Buffalo and Lake Huron Railway Company, by reason of any personal disability. or otherwise.

APPROVED, March 1, 1859.

March 8, 1859.

CHAP. LXXIV.—An Act supplemental to an Act for the Admission of the State of Minnesota into the Union.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the judge of the district court for the district of Minnesota shall hold a term of said court in each year at the following places, to wit, at Preston, to commence on the first Monday in June, and at St. Paul on the first Monday in October;—the judge of the said court shall appoint a clerk for said district, who shall reside at and keep the records and papers of said court at either of the places herein designated for the holding of said court, as the judge, in his discretion shall direct.

APPROVED, March 8, 1859.

March 8, 1859.

CHAP. LXXV.—An Act making Appropriations for the Consular and Diplomatic Expenses of the Government for the Year ending the thirtieth of June, eighteen hundred and sixty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby appropriated, out of any money in the treasury not otherwise appropriated, for the objects hereafter expressed, for the fiscal year ending the thirtieth of June, eighteen hundred and sixty, namely:

No other minis- ters, and com- missioners.

For salaries of envoys extraordinary, ministers, and commissioners of the United States at Great Britain, France, Russia, Prussia, Spain, Austria, Brazil, Mexico, China, Chili, Peru, Portugal, Switzerland, Rome, Naples, Sardinia, Belgium, Holland, Denmark, Sweden, Turkey, Buenos Ayres, New Granada, Bolivia, Ecuador, Venezuela, Guatemala, Nicaragua, Sandwich Islands, Costa Rica, Honduras, Argentine Confederation, and Paraguay; two hundred and four thousand dollars: Provided, That no other ambassador, envoy extraordinary, minister plenipotentiary, minister resident, commissioner, diplomatic representative, or chargé d'affaires, shall be entitled to any compensation during the said fiscal year: And provided, That nothing in this act shall be construed to interfere with the
For disbursement of the amount hereinafter appropriated for the contingent expenses of foreign intercourse.

For salaries of assistant secretaries of legation at London and Paris, three thousand dollars.

For salary of the secretary of legation to China, acting as interpreter, five thousand dollars.

For salary of the secretary of legation to Turkey, acting as dragoman, three thousand dollars.

For contingent expenses of all the missions abroad, fifty thousand dollars.

For contingent expenses of foreign intercourse, sixty thousand dollars.

For expenses of intercourse with the Barbary powers, two thousand dollars.

For the relief and protection of American seamen in foreign countries, one hundred and fifty thousand dollars.

For expenses which may be incurred in acknowledging the services of the masters and crews of foreign vessels in rescuing citizens of the United States from shipwreck, ten thousand dollars, to be expended under the direction of the President of the United States.

For the purchase of blank books, stationery, arms of the United States, seals, presses, flags, and for the payment of postages and miscellaneous expenses of the consuls of the United States, forty thousand dollars.

For office rent for those consuls-general, consuls, and commercial agents, who are not allowed to trade, including loss by exchange thereon, viz: for office rent, twenty-two thousand three hundred and seventy dollars.

For salary of minister resident at Japan, from the nineteenth day of January, eighteen hundred and fifty-nine, to the thirtieth of June next, three thousand three hundred and seventy-five dollars.

For salary of minister -resident at Japan, seven thousand five hundred dollars.


For interpreters to the consulates in China, four thousand five hundred dollars.

For compensation of the commissioner, secretary, chief astronomer and surveyor, assistant astronomer and surveyor, clerk, and for provisions, to run the boundary
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The following sums be, and they are hereby, appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, eighteen hundred and sixty.

For pay of commission, warrant, and petty officers and seamen, including the engineer corps of the navy, three million nine hundred and thirty thousand four hundred and thirty-nine dollars.

For pay of restored officers.

For provisions.

For sick, &c.

For fuel and transportation.

For hemp, &c.

For the payment of officers restored to the navy under the provisions of the act of January sixteenth, eighteen hundred and fifty-seven, during the period of their retirement or suspension, sixty-two thousand three hundred and ninety-four dollars.

For provisions for commission, warrant, and petty officers and seamen, including engineers and marines attached to vessels for sea service, nine hundred and forty-five thousand eight hundred and forty dollars.

For surgeons' necessaries and appliances for the sick and hurt of the navy, including the engineer and marine corps, thirty-five thousand six hundred dollars.

For fuel for the navy, to be purchased in the mode prescribed by law for other materials, and for the transportation thereof, six hundred thousand dollars.

For the purchase of hemp and other materials for the navy, three hundred thousand dollars.

March 3, 1859. CHAP. LXXVI.—An Act making Appropriations for the Naval Service for the Year ending the thirtieth of June, eighteen hundred and sixty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, eighteen hundred and sixty.

For pay of commission, warrant, and petty officers and seamen, including the engineer corps of the navy, three million nine hundred and thirty thousand four hundred and thirty-nine dollars.

For the payment of officers restored to the navy under the provisions of the act of January sixteenth, eighteen hundred and fifty-seven, during the period of their retirement or suspension, sixty-two thousand three hundred and ninety-four dollars.

For provisions for commission, warrant, and petty officers and seamen, including engineers and marines attached to vessels for sea service, nine hundred and forty-five thousand eight hundred and forty dollars.

For surgeons' necessaries and appliances for the sick and hurt of the navy, including the engineer and marine corps, thirty-five thousand six hundred dollars.

For fuel for the navy, to be purchased in the mode prescribed by law for other materials, and for the transportation thereof, six hundred thousand dollars.

For the purchase of hemp and other materials for the navy, three hundred thousand dollars.
For the repair, armament, and equipment of vessels, one million dollars: Provided, That not more than one thousand dollars shall be expended in any navy yard in the repair of any vessel until the necessity of such repair and the probable cost thereof is ascertained by the report of a board of not less than three officers of the navy.

For ordnance and ordnance stores and small arms, including incidental expenses, five hundred and sixty-three thousand dollars.

For contingent expenses that may accrue for the following purposes, viz: freight and transportation, printing and stationery, advertising in newspapers, books, maps, models, and drawings, purchase and repair of fire engines and machinery, repairs of and attending to steam engines in navy yards, purchase and maintenance of horses and oxen, and driving teams, carts, timber wheels, and the purchase and repairs of workmen's tools, postage of public letters, fuel, oil, and candles for navy yards and shore stations, pay of watchmen and incidental labor not chargeable to any other appropriation, transportation to and labor attending the delivery of provisions and stores on foreign stations, wharfage, dockage, and rent, travelling expenses of officers and others under orders, funeral expenses, store and office rent, fuel, commissions, and pay of clerks to navy agents and store-keepers, flags, awnings, and packing-boxes, premiums and other expenses of recruiting, apprehending deserters, per diem pay to persons attending courts-martial, courts of inquiry, and other services authorized by law, pay to judges advocate, pilotage and towage of vessels, and assistance to vessels in distress, and for bills of health and quarantine expenses of vessels of the United States navy in foreign ports, eight hundred and ninety-six thousand dollars: Provided, That the expenditures under the foregoing appropriations shall be so accounted for as to show the disbursements by each bureau, under each respective appropriation.

For the payment of the charter, or purchase of vessels for the Paraguay Expedition for nine months, two hundred and eighty-nine thousand dollars: Provided, That if the said vessels shall not be purchased, no more shall be used of the sum herein appropriated, than may be necessary to pay for the charter of said vessels, at the rate agreed on, for such time as they may be employed by the government of the United States.

Marine Corps.—For pay of officers, non-commissioned officers, musicians, privates, clerks, messengers, stewards, and servants, for rations and clothing for servants, additional rations for five years' service, for undrawn clothing and rations, bounties for reenlistments, four hundred and twenty-eight thousand nine hundred and thirty-seven dollars and thirty cents.

For provisions, seventy-one thousand seven hundred and fifty-nine dollars.

For clothing, seventy-three thousand eight hundred and fifty-six dollars.

For fuel, twenty-two thousand three hundred and forty-two dollars and twenty-five cents.

For military stores, viz: pay of armorers, repair of arms, purchase of accouterments, ordnance stores, flags, drums, fifes, and other instruments, twelve thousand dollars.

For transportation of officers and troops, and expenses of recruiting, fourteen thousand dollars.

For repairs of barracks, and rent of offices where there are no public buildings for that purpose, eight thousand dollars.

For contingencies, viz: freight, ferriage, toll, cartage, wharfage, compensation to judges advocate, per diem for attending courts-martial, courts of inquiry, and for constant labor, house rent in lieu of quarters, burial of deceased marines, printing, stationery, postage, telegraphing, apprehension of deserters, oil, candles, gas, forage, straw, furniture, bed-sacks, spades, shovels, axes, picks, carpenters' tools, keep of a horse for the messenger,
pay of matron, washerwoman, and porter at the hospital head-quarters, 

thirty-two thousand five hundred dollars.

**Navy Yards.**

For the preservation of works and for the current repairs at the several 

navy yards, viz:

At Portsmouth, New Hampshire, ten thousand dollars.

At Boston, fifteen thousand dollars.

At New York, twenty thousand dollars.

At Philadelphia, fifteen thousand dollars.

At Washington, ten thousand dollars.

At Norfolk, twenty thousand dollars.

At Pensacola, ten thousand dollars.

At Mare Island, California, twenty thousand dollars.

At Sackett’s Harbor, one thousand dollars.

**Hospitals.**

For the construction and completion of works, and for the current 

repairs of the several naval hospitals:

**Boston.**—For repairs of hospital buildings and fences, two thousand five 

hundred dollars.

**New York.**—For repairs of buildings and fences, seven thousand dol-

lars.

**Naval Asylum, Philadelphia.**—For paving and curbing on Shippen street, paving 

sidewalks on Shippen street, painting and repairing buildings, furniture 

and repairs of same, house-cleaning and whitewashing, furnace, grates, 

and ranges, and repairs, trees and tree-boxes on Shippen street, gas tax, 

and water-rent tax, eleven thousand one hundred and thirty-five dollars.

**Beneficiaries.**

For support of beneficiaries at the asylum, twenty-six thousand six 

hundred and eighty dollars.

**Norfolk.**—For repairs of buildings, eighteen thousand two hundred and 

seventy dollars.

**Pensacola.**—For general repairs of hospital buildings, and for draining 

and filling ponds, ten thousand five hundred dollars.

**Magazines.**

For the construction and completion of works, and for the current 

repairs of the several naval magazines:

**Portsmouth.**—For gun-skids, shot-beds, new powder 

magazine, and repairs of all kinds, forty-six thousand four hundred and 

ninety-seven dollars.

**Boston.**—For repairs of all kinds, two thousand five hundred dollars.

**New York.**—For completing armory, and repairs of all kinds, eight 

dozen and sixty dollars.

**Philadelphia.**—For repairs of all kinds, one thousand dollars.

**Norfolk.**—For completing stone pier and landing at Fort Norfolk, pow-

der boat, and repairs of all kinds, fifty-five thousand nine hundred and 

sixty dollars.

**Pensacola.**—For repairs of all kinds, one thousand dollars.

For pay of superintendents, naval constructors, and all the civil estab-

lishments at the several navy yards and stations, one hundred and fifty-

two thousand four hundred and fifty-four dollars.

For the purchase of nautical instruments required for the use of the 

navy; for repairs of the same, and also of astronomical instruments; and 

for the purchase of nautical books, maps, and charts, and for backing and 

binding the same, twenty-five thousand dollars.

For printing and publishing sailing directions, hydrographical surveys, 

and astronomical observations, in addition to the balance on hand, seven 

thousand dollars.
For continuing the publication of the series of Wind and Current Charts, and for defraying all expenses connected therewith, fifteen thousand dollars.

For models, drawings, and copying; for postage, freight, and transportation; for keeping grounds in order; for fuel and lights; and for all other contingent expenses; and for the wages of persons employed at the United States Naval Observatory and Hydrographical Office, viz: one instrument maker, two watchmen, and one porter, six thousand dollars.

For the erection and repairs of buildings, improvement and preservation of the grounds, and for contingencies at the United States Naval Academy, fifty thousand dollars.

For completing seven screw sloops and one side-wheel steamer, authorized by act twelfth June, eighteen hundred and fifty-eight, six hundred and seventy-four thousand dollars.

And be it further enacted, That the following general order issued by the Secretary of the Navy, and dated January thirteenth, eighteen hundred and fifty-nine, be, and the same is hereby, confirmed.

"General Order.

Chief engineers of more than twelve years will rank with commanders.

Chief engineers of less than twelve years, with lieutenants.

First assistant engineers, next after lieutenants.

Second assistant engineers next after masters.

Third assistant engineers, with midshipmen.

Commanding and executive officers of whatever grade will take precedence over all engineer officers.

This order confers no authority to exercise military command and no additional right to quarters.

ISAAC TOUCEY,
Secretary of the Navy.

Navy Department, January 18, 1859."

And be it further enacted, That the sixth section of the act of sixteenth January, eighteen hundred and fifty-seven, entitled “An act to amend an act to promote the efficiency of the navy” shall be so construed as to include officers who, at the time they were dropped or placed on the reserved list, had been detached from duty or removed from command for supposed inefficiency or unfitness, but who have since been restored to the active list, and such officers shall receive the same pay they were receiving respectively when they were so detached or removed, up to the termination of their cruise when so detached, deducting any pay they may have otherwise received during the time aforesaid, and that this shall extend to any officer who has been transferred from the furlough list to the leave of absence list by the President, with the advice and consent of the Senate. That such officers of the navy as were dropped from the service by the action of the late “Naval Retiring Board,” and who have been subsequently restored to the service and placed upon the “furlough” or “leave pay” list, shall be allowed furlough pay, if placed upon the furlough list, and leave pay if placed upon the leave list, for and during the time they were so dropped, deducting any pay which they otherwise received during the time aforesaid.

APPROVED, March 8, 1859.
March 8, 1859. CHAP. LXXXVII.—An Act to carry into Effect the Convention between the United States and China, concluded on the eighth of November, eighteen hundred and fifty-eight at Shanghai.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the minister or chief diplomatic officer of the United States in China, shall, so soon as the Chinese revenue officers issue the debentures, or duty receipts, provided for in the convention, select some proper depositary of the same in China, making such compensation as he shall think right, the said debentures, or their proceeds, being subject to the appropriation hereinafter provided.

SEC. 2. And be it further enacted, That the President, by and with the advice and consent of the Senate, shall appoint two commissioners who shall form a Board in China, to receive and examine all claims which may be presented to them, under the said convention, according to the provisions of the same, the principles of justice, and international law.

SEC. 3. And be it further enacted, That the Board so constituted shall meet at such time and place as shall be designated by the chief diplomatic officer in China, and within one year from the time of said meeting shall terminate their duties.

SEC. 4. And be it further enacted, That the compensation of the said commissioners shall be three thousand dollars per annum, and the President of the United States is authorized to make such provision for the contingent expenses of the commission, as shall appear to him necessary and proper, and the said salaries and expenses shall be paid out of any moneys in the treasury not otherwise appropriated.

SEC. 5. And be it further enacted, That the said commissioners shall report to the chief diplomatic officer in China, the several awards made by them, to be approved by him, a copy of which shall be by him transmitted to the depositary of the debentures, or the proceeds as herein before provided, who shall thereupon distribute, in rateable proportion, the said debentures, or their proceeds according to the direction of the said diplomatic officer.

SEC. 6. And be it further enacted, That so soon as the said commission shall be executed and completed, the records and documents, and all other papers in the possession of the commissioners, relating to the same, shall be deposited in the office of the Secretary of State. 

APPROVED, March 8, 1859.

March 8, 1859. CHAP. LXXXVIII.—An Act to protect the Timber growing upon Lands of the United States reserved for Military and other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if any person or persons shall unlawfully cut, or aid, assist, or be employed in unlawfully cutting, or shall wantonly destroy, or procure to be wantonly destroyed, any timber standing, growing, or being upon any lands of the United States, which in pursuance of any law passed, or hereafter to be passed, have been, or shall be, reserved or purchased by the United States, for military or other purposes, every such person or persons so offending, on conviction thereof before a court having competent jurisdiction, shall, for every such offence, pay a fine not exceeding five hundred dollars, and shall be imprisoned not exceeding twelve months.

APPROVED, March 8, 1859.
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Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, of any money in the treasury not otherwise appropriated, for the purpose of fulfilling treaty stipulations with the Yanc-ton and Tonawanda Indians.

Yanc-ton, Sioux, or Dacotah Indians.—For the first of ten instalments to be paid to them or expended for their benefit, commencing with the year in which they shall remove to and settle and reside upon their reservation, per fourth article treaty nineteenth April, eighteen hundred and fifty-eight, sixty-five thousand dollars.

For maintaining and subsisting said Indians during the first year after their removal to and permanent settlement upon their said reservation; in the purchase of stock, agricultural implements, or other articles of a beneficial character, and in breaking up and fencing land, in the erection of houses, storehouses, or other needful buildings; or in making such other improvements as may be necessary for their comfort and welfare, per fourth article treaty nineteenth April, eighteen hundred and fifty-eight, twenty-five thousand dollars.

For building a school-house, or school-houses, and to establish and maintain one or more normal labor schools (so far as said sum will go) for the education and training of the children of said Indians in letters, agriculture, the mechanic arts, and housewifery; which school or schools shall be managed and conducted in such manner as the Secretary of the Interior shall direct, per fourth article treaty nineteenth April, eighteen hundred and fifty-eight, ten thousand dollars.

For providing said Indians with a mill suitable for grinding grain and sawing lumber; one or more mechanic shops, with the necessary tools for the same, and dwelling-houses for an interpreter, miller, engineer for the mill, (if one be necessary,) a farmer, and the mechanics that may be employed for their benefit, per fourth article treaty nineteenth April, eighteen hundred and fifty-eight, fifteen thousand dollars.

For the expenses of making this agreement, and of surveying the said Yanc-ton reservation, and of surveying and marking the pipe-stone quarry, per eighth and sixteenth articles treaty nineteenth April, eighteen hundred and fifty-eight, twelve thousand five hundred dollars.

Tonawandas.—For payment and investment of this sum for the surrender and relinquishment of lands west of the State of Missouri, per second article treaty fifth November, eighteen hundred and fifty-seven, two hundred and fifty-six thousand dollars.

Creek Nation.—For payment of the remaining sum of two hundred thousand dollars, retained by the United States until the removal of the Seminole Indians in Florida to the country west of the Mississippi, with interest at five per centum per annum, from twenty-eighth August, eighteen hundred and fifty-six, the date of the ratification of the treaty to the third March, eighteen hundred and fifty-nine, per sixth article treaty of the seventh August, eighteen hundred and fifty-six, two hundred and twenty-five thousand one hundred and sixty-six dollars and sixty-six cents.

Florida Indians of [or] Seminoles.—For interest on two hundred and fifty thousand dollars, at five per centum, to be paid as annuity, per eighth article treaty seventh August, eighteen hundred and fifty-six, they having joined their brethren in the West, twelve thousand five hundred dollars.

For payments under existing contracts for carrying the mails as follows, viz: For the transportation of the mails from Panama to California and Oregon and back, from July first to September thirtieth, eighteen hundred and fifty-nine, eighty-seven thousand and sixty-two dollars and fifty cents.

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Isthmus of Panama.

For transportation of the mails across the Isthmus of Panama from July first to September thirtieth, eighteen hundred and fifty-nine, twenty-five thousand dollars.

New Orleans, Tehuantepec, and Ventozza.

For transportation of the mails from New Orleans via Tehuantepec to Ventozza and back from the first November, eighteen hundred and fifty-eight, to thirtieth September, eighteen hundred and fifty-nine, two hundred and twenty-nine thousand one hundred and sixty-six dollars and sixty-six cents.

APPROVED, March 3, 1859.

March 3, 1859.

CHAP. LXXX.—An Act making Appropriations for the Legislative, Executive, and Judicial Expenses of Government for the Year ending the thirtieth of June, eighteen hundred and sixty.

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 expressed, for the fiscal year ending the thirtieth of June, eighteen hundred and sixty, namely:

Legislative.—For compensation and mileage of senators, three hundred and thirty-eight thousand eight hundred and sixty-one dollars and seventy-two cents, and for the mileage of members of the House of Representatives and delegates from the Territories, two hundred thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, viz: Secretary of the Senate, three thousand six hundred dollars; officer charged with disbursements of the Senate, four hundred and eighty dollars; chief clerk, two thousand five hundred dollars; principal clerk and principal executive clerk in the office of the Secretary of the Senate, at two thousand one hundred and sixty dollars each; eight clerks in office of the Secretary of the Senate, at one thousand eight hundred and fifty dollars each; keeper of the stationery, one thousand seven hundred and fifty dollars; two mail boys, at nine hundred dollars each; superintendent of the document room, one thousand five hundred dollars; superintendent of the folding room, one thousand five hundred dollars; two messengers, acting as assistant doorkeepers, at one thousand five hundred dollars each; sixteen messengers, at one thousand two hundred dollars each; superintendent in charge of Senate furnaces, one thousand two hundred dollars; assistant in charge of furnaces, six hundred dollars; laborer in private passage, six hundred dollars; two laborers, at four hundred and eighty dollars each; clerk or secretary to the President of the Senate, one thousand seven hundred and fifty dollars; draughtsman, one thousand eight hundred and fifty dollars; clerk to the Committee on Finance, one thousand eight hundred and fifty dollars; clerk to the Committee of Claims, one thousand eight hundred and fifty dollars; clerk of printing records, one thousand eight hundred and fifty dollars—making seventy-eight thousand nine hundred and fourteen dollars.

Contingencies of Senate.

For contingent expenses of the Senate, viz:

For binding, fifty thousand dollars.

For lithographing and engraving, thirty thousand dollars.

For stationery, seven thousand five hundred dollars.

For newspapers, three thousand two hundred dollars.

For Congressional Globe, and binding the same, forty-nine thousand three hundred and thirty-three dollars and thirty-two cents.
For reporting proceedings, eighteen thousand and forty-six dollars.

For clerks to committees, pages, police, horses, and carryalls, thirty-five thousand and four dollars and fifty cents; and for the additional police appointed January twelve, eighteen hundred and fifty-nine, during the present fiscal year, fifteen hundred and fifty-eight dollars and thirty-two cents; making, together, thirty-six thousand and fifty dollars; and the further sum of fifteen hundred and forty-five dollars and fourteen cents, being for the moiety payable by the clerk of the House of Representatives, and to form a part of the contingent fund of said house and be disbursed by the clerk thereof.

For miscellaneous items, twenty thousand dollars.

For compensation of members of the House of Representatives and delegates from the Territories, one million and nineteen thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the House of Representatives, viz:

- Clerk of the House of Representatives, three thousand six hundred dollars; two clerks, at two thousand one hundred and sixty dollars each; eleven clerks, at one thousand eight hundred dollars each; principal messenger in the office, one thousand seven hundred and fifty-six dollars and eighty cents; three messengers, at one thousand two hundred dollars each; sergeant-at-arms, two thousand one hundred and sixty dollars; clerk to the sergeant-at-arms, one thousand eight hundred dollars; messenger to the sergeant-at-arms, one thousand two hundred dollars; postmaster, two thousand one hundred and sixty dollars; one messenger in the office, one thousand seven hundred and forty dollars; four messengers, at one thousand four hundred and forty dollars each; doorkeeper, two thousand dollars; superintendent of the folding room, one thousand five hundred dollars; fourteen messengers, at one thousand and ninety-eight dollars each; eleven messengers, at six hundred dollars each; messenger to the Speaker, one thousand seven hundred and fifty-six dollars and eighty cents; clerk to the Committee of Claims, one thousand eight hundred dollars; clerk to the Committee of Ways and Means, one thousand eight hundred dollars; making seventy-eight thousand seven hundred and twenty-five dollars and sixty cents.

Provided, That no officer or employee of the House of Representatives shall receive pay for the discharge of the duties of two offices at the same time.

For contingent expenses of the House of Representatives, viz:

- For binding documents, seventy-five thousand dollars.
- For stationery, fifteen thousand dollars.
- For horses, three thousand five hundred dollars.
- For fuel, oil, and candles, including pay of engineer, firemen, and laborers, and materials for engine room, fifteen thousand dollars.
- For newspapers, twelve thousand five hundred dollars.
- For engraving, electrotyping, and lithographing, fifty thousand dollars.
- For Capitol police, eight thousand four hundred and twenty dollars.
- For laborers, six thousand two hundred and eighty-five dollars.
- For pages and temporary mail boys, eight thousand five hundred dollars.
- For folding documents, including pay of folders, wrapping paper, twine, and paste, thirty thousand dollars.
- For cartage, two thousand dollars.
- For miscellaneous items, forty thousand dollars.
- For the compensation of the draughtsman and clerks employed upon the land maps, clerks to committees, and temporary clerks in the office of the clerk of the House of Representatives, seventeen thousand and eight hundred dollars.

Provided, That no officers to receive pay of two offices at the same time.
Library of Congress.—For compensation of librarian, three assistant librarians, and messenger, nine thousand dollars.

For contingent expenses of said library, one thousand dollars.

For purchase of books for said library, five thousand dollars.

For purchase of law books for said library, and pay for binding, labor, and other incidental expenses, two thousand dollars.

Public Printing, paper, &c.—For compensation of the Superintendent of Public Printing, and the clerks and messenger in his office, ten thousand five hundred and fifteen dollars and ninety-two cents.

For contingent expenses of his office, viz: For blank books, stationery, postage, advertising for proposals for paper, furniture, travelling expenses, cartage and labor in storing and transportation of paper, and miscellaneous items, two thousand eight hundred and fifty dollars.

For rent of wareroom, two hundred and fifty dollars.

For paper required for the printing of the first session of the thirty-sixth Congress, one hundred thousand dollars.

For printing required for the first session of the thirty-sixth Congress, seventy thousand dollars.

Court of Claims.—For salaries of three judges of the Court of Claims, the solicitor, assistant solicitor, deputy solicitor, clerk and assistant clerk, and messenger thereof, twenty-seven thousand three hundred dollars.

For stationery, fuel, lights, books, labor, and miscellaneous items for the Court of Claims, four thousand dollars.

For commissioners' fees for taking testimony on behalf of government, fees of witnesses, and of agents or attorneys to be appointed by the solicitor to attend to the taking of depositions under the second and third sections of the act entitled "An act to establish a court for the investigation of claims against the United States," approved the twenty-fourth of February, eighteen hundred and fifty-five, to be disbursed, under the solicitor, by such marshals as he shall direct, or other suitable agent to be appointed by him, five thousand dollars.

Executive.—For compensation of the President of the United States, twenty-five thousand dollars.

For compensation of the Vice-President of the United States, eight thousand dollars.

For compensation to secretary to sign patents for lands, one thousand five hundred dollars.

For compensation to the private secretary, steward, and messenger of the President of the United States, four thousand six hundred dollars.

For contingent expenses of the Executive office, including stationery therefor, three hundred and fifty dollars.

State Department.—For compensation of the Secretary of State, and Assistant Secretary of State, clerks, messenger, assistant messenger, and laborers in his office, fifty-seven thousand eight hundred dollars.

For the Incidental and Contingent Expenses of said Department.—For publishing the laws in pamphlet form, and in newspapers of the States and Territories, and in the city of Washington, nine thousand three hundred and twenty-five dollars.

For stationery, blank books, binding, furniture, fixtures, repairs, painting and glazing, ten thousand dollars.

For newspapers, five hundred dollars.

For miscellaneous items, two thousand five hundred dollars.

For copper plate printing, books, and maps, two thousand dollars.

For extra clerk hire and copying, two thousand five hundred dollars.

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

To enable the Secretary of State to purchase fifty copies, each, of volumes twenty-four and twenty-five of Howard's Reports of the Decisions of the Supreme Court of the United States, five hundred dollars.
For compensation of the First Comptroller, and the clerks, messenger, and laborers in his office, twenty-eight thousand three hundred and forty dollars.

For compensation of the Second Comptroller, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-six thousand eight hundred and forty dollars.

For compensation of the First Auditor, and the clerks, messenger, assistant messenger, and laborer in his office, thirty-five thousand nine hundred and forty dollars.

For compensation of the Second Auditor, and the clerks, messenger, assistant messenger, and laborer in his office, thirty-five thousand five hundred and forty dollars.

For compensation of the Third Auditor, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and thirty thousand one hundred and forty dollars.

For compensation of the Fourth Auditor, and the clerks, messenger, and assistant messenger in his office, twenty-seven thousand seven hundred and nineteen dollars and thirty-six cents.

For compensation of the Fifth Auditor, and the clerks, messenger, and laborer in his office, one hundred and seventy-two thousand three hundred and forty dollars.

For compensation of the Treasurer of the United States, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-seven thousand two hundred and thirty-one dollars and thirty-six cents.

For compensation of the Register of the Treasury, and the clerks, messenger, assistant messenger, and laborer in his office, seventeen thousand five hundred and forty dollars.

For compensation of the Solicitor of the Treasury, and the clerks and messenger in his office, seventeen thousand one hundred and forty dollars.

For compensation of the Commissioner of Customs, and the clerks, messenger, and laborer in his office, twenty thousand four hundred and forty dollars.

For compensation of the clerks, messenger, and laborers of the Lighthouse Board, nine thousand two hundred and forty dollars.

Contingent Expenses of the Treasury Department—

For copying, blank books, stationery, binding, sealing ships' registers, translating foreign languages, advertising, and extra clerk hire for preparing and collecting information to be laid before Congress—said clerks to be employed only during the session of Congress, or when indispensably necessary to enable the department to answer some call made by either house of Congress at one session to be answered at another; and no such extra clerk shall receive more than three dollars and thirty-three and one third cents per-day for the time actually and necessarily employed—and for miscellaneous items, twelve thousand dollars.
In the office of the First Comptroller:
For furniture, blank books, binding, stationery, public documents, State and Territorial statutes, and miscellaneous items, one thousand eight hundred dollars.

In the office of the Second Comptroller:
For blank books, binding, stationery, pay for the National Intelligencer and Union, to be filed and preserved for the use of the office, office furniture, and miscellaneous items, one thousand two hundred dollars.

In the office of the First Auditor:
For blank books, binding, stationery, office furniture, cases for records and official papers, and miscellaneous items, including subscription for the Union and National Intelligencer, to be filed for the use of the office, one thousand five hundred dollars.

In the office of the Second Auditor:
For blank books, binding, stationery, office furniture, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, one thousand two hundred dollars.

In the office of the Fourth Auditor:
For stationery, books, binding, labor, and miscellaneous items, one thousand dollars.

In the office of the Fifth Auditor:
For blank books, binding, stationery, office furniture, carpeting, and miscellaneous expenses, in which are included two daily newspapers, eight hundred dollars.

In the office of the Treasurer:
For blank books, binding, stationery, and miscellaneous items, five hundred dollars.

In the office of the Register:
For ruling, and full binding books for recording collectors' quarterly abstracts of commerce and navigation, and blank abstracts for their use, blank books, binding, and stationery, arranging and binding cancelled marine papers, cases for official papers, and records, and miscellaneous items, including office furniture and carpeting, four thousand dollars.

Light-house Board.
Creditors of Texas may file claims to Jan. 1, 1861.
Act, p. 252.
S. E. Exeuctive building.
Southern exten-
sion thereof.

For the general purposes of the Southeast Executive Building.—For compensation of eight watchmen and nine laborers of the southeast executive building, ten thousand two hundred dollars.

For the Southern Extension of the Southeast Executive Building.—For compensation of four watchmen and two laborers for the south extension of the southeast executive building, three thousand six hundred dollars.

For contingent expenses of said building, fuel, and miscellaneous items, three thousand dollars.

Department of the Interior.—For compensation of the Secretary of the Interior, and the clerks, messengers, assistant messengers, watchmen, and laborers in his office, thirty-six thousand nine hundred dollars.

Office of land commissioner.

For compensation of the Commissioner of the General Land-Office, and the recorder, draughtsman, assistant draughtsman, clerks, messengers, assistant messengers, packers, watchmen, and laborers in his office, one hundred and sixty-four thousand nine hundred dollars.

For additional clerks in the General Land-Office, under the act of third March, one thousand eight hundred and fifty-five, granting bounty lands, and for laborers employed therein, fifty-eight thousand four hundred dollars: Provided, That the Secretary of the Interior, at his discretion, shall be, and he is hereby, authorized to use any portion of said appropriation for piece work, or by the day, week, month, or year, at such rate or rates as he may deem just and fair.
For compensation of the Commissioner of Indian Affairs, and the clerks, messenger, assistant messenger, watchmen, and laborer in his office, thirty-one thousand nine hundred and forty dollars.

For compensation of five extra clerks employed in the Indian office, under the act of fifth August, eighteen hundred and fifty-four, and third March, eighteen hundred and fifty-five, and under appropriations made from year to year, seven thousand dollars.

For compensation of one clerk in the Indian office, employed to enable the Secretary of the Interior to carry out the regulations prescribed to give effect to the seventh section of the act of third March, eighteen hundred and fifty-five, granting bounty lands to Indians, one thousand four hundred dollars.

For compensation of two extra clerks in the Indian office, employed to carry out the treaty with the Chickasaws, in the adjustment of their claims, two thousand eighteen hundred dollars.

For compensation of the Commissioner of Pensions, and the clerks, messenger, assistant messenger, and laborers in his office, one hundred and nine thousand three hundred and forty dollars.

For compensation of the Commissioner of Public Buildings, and the clerk in his office, three thousand two hundred dollars.

Contingent Expenses—Department of the Interior:

Office of the Secretary of the Interior:

For books, stationery, furniture, fuel, lights, and other contingencies, and for books and maps for the library, seven thousand two hundred dollars.

For expense of packing and distributing the congressional journals and documents, in pursuance of the provisions contained in the joint resolution of Congress approved twenty-eighth January, eighteen hundred and fifty-seven, six thousand dollars.

Office of Indian Affairs:

For blank books, binding, stationery, fuel, lights, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, five thousand dollars.

For fuel, lights, and incidental expenses attending the same; ign.; pay of furnace keepers, three thousand dollars.

Pension Office:

For stationery, binding books, furniture, and repairing the same, and miscellaneous items, including two of the daily city newspapers, to be filed, bound, and preserved for the use of the office, ten thousand dollars.

For contingent expenses in the said office under the bounty land act of third March, one thousand eight hundred and fifty-five:

For engraving and retouching plates for bounty land warrants, printing and binding the same, stationery, blank books for register's office, furniture, and miscellaneous items, ten thousand dollars.

Surveyors General and their Clerks.—For compensation of the surveyor-general of Illinois and Missouri, and the clerks in his office, five thousand eight hundred and twenty dollars.
Louisiana.

For compensation of the surveyor-general of Louisiana, and the clerks in his office, four thousand five hundred dollars.

Florida.

For compensation of the surveyor-general of Florida, and the clerks in his office, five thousand five hundred dollars.

Wisconsin and Iowa.

For compensation of the surveyor-general of Wisconsin and Iowa, and the clerks in his office, eight thousand three hundred dollars.

Oregon.

For compensation of the surveyor-general of Oregon, and the clerks in his office, seven thousand five hundred dollars.

California.

For compensation of the surveyor-general of California, and the clerks in his office, fifteen thousand five hundred dollars.

Washington.

For compensation of the surveyor-general of Washington Territory, and the clerks in his office, seven thousand dollars.

For office rent for the surveyor-general of Washington Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

New Mexico.

For compensation of the surveyor-general of New Mexico, and the clerks in his office, seven thousand dollars.

For rent of the surveyor-general's office in New Mexico, fuel, stationery, and other incidental expenses, three thousand dollars.

Kansas and Nebraska.

For compensation of the surveyor-general of Kansas and Nebraska, and the clerks in his office, eight thousand three hundred dollars.

For office rent for the surveyor-general of Kansas and Nebraska, fuel and incidental expenses, three thousand dollars.

Utah.

For compensation of the surveyor-general of Utah, and the clerks in his office, five thousand five hundred dollars.

For rent of the surveyor-general's office in Utah, fuel, stationery, and other incidental expenses, two thousand five hundred dollars.

Minnesota.

For compensation of the surveyor-general of Minnesota, and the clerks in his office, eight thousand three hundred dollars.

For salary of the recorder of land titles in Missouri, five hundred dollars.

War department.

Secretary's office.

Office of adjutant-general.

Office of quartermaster-general.

Office of paymaster-general.

Office of commissary-general.

Office of surgeon-general.

Office of topographical engineers.

Office of chief engineer.

Office of colonel of ordnance.

For compensation of the clerks and messenger in the office of the paymaster-general, twelve thousand four hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the office of the commissary-general, ten thousand and forty dollars.

For compensation of the clerks and messenger in the office of the surgeon-general, five thousand two hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the office of topographical engineers, ten thousand six hundred and forty dollars.

For compensation of the clerks and messenger in the office of the chief engineer, eight thousand two hundred and forty dollars.

For compensation of the clerks and messenger in the office of the colonel of ordnance, twelve thousand two hundred and forty dollars.
Contingent Expenses of the War Department.

Office of the Secretary of War:
For blank books, stationery, books, maps, extra clerk hire, and miscellaneous items, five thousand five hundred dollars.

Office of the Adjutant-General:
For blank books, binding, stationery, and miscellaneous items, two thousand dollars.

Office of the Quartermaster-General:
For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

Office of the Paymaster-General:
For blank books, binding, stationery, and miscellaneous items, five thousand dollars.

Office of the Commissary-General:
For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

Office of the Chief Engineer:
For blank books, binding, stationery, and miscellaneous items, including two daily Washington papers, nine hundred dollars.

Office of the Surgeon-General:
For blank books, binding, stationery, and miscellaneous items, four thousand dollars.

Office of Colonel of Ordnance:
For blank books, binding, stationery, and miscellaneous items, nine hundred dollars.

Office of the Colonel of Topographical Engineers:
For blank books, binding, stationery, and miscellaneous items, one thousand two hundred dollars.

For the general Purposes of the Northwest Executive Building:
For compensation of four watchmen and two laborers of the northwest executive building, three thousand six hundred dollars.

For fuel, light, and miscellaneous items, four thousand dollars.

For the general Purposes of the Building corner of F and Seventeenth Streets:
For compensation of superintendent, four watchmen, and two laborers for said building, three thousand eight hundred and fifty dollars.

For fuel, compensation of firemen, and miscellaneous items, four thousand eight hundred dollars.

Navy Department:
For compensation of the Secretary of the Navy, and the clerks, messenger, assistant messenger, and laborer in his office, twenty-nine thousand six hundred dollars.

For compensation of the chief of the bureau of navy-yards and docks, and the clerks, messenger, and laborer in his office, fourteen thousand one hundred and forty dollars.

For compensation of the chief of the bureau of ordnance and hydrography, and the clerks, messenger, and laborer in his office, twelve thousand three hundred and forty dollars.

For compensation of the chief of the bureau of construction, equipment, and repairs, and of the engineer-in-chief, and the clerks, messenger, and laborers in his office, twenty-one thousand three hundred and forty dollars.

For compensation of the clerks, messenger, and laborer in the bureau of provisions and clothing, eight thousand eight hundred and forty dollars.

For compensation of the chief of the bureau of medicine and surgery, and the clerks, messenger, and laborer in his office, nine thousand five hundred and forty dollars.

Contingent Expenses of the Navy Department.

Office Secretary of the Navy:
For blank books, binding, stationery, newspapers, periodicals, and miscellaneous items, two thousand eight hundred and forty dollars.
Bureau of Yards and Docks:
For stationery, books, plans, and drawings, eight hundred dollars.

Bureau of Ordnance and Hydrography:
For blank books, stationery, and miscellaneous items, seven hundred and fifty dollars.

Bureau of Construction, Equipment, and Repairs:
For blank books, binding, stationery, printing, and miscellaneous items, eight hundred dollars.

Bureau of Provisions and Clothing:
For blank books, stationery, and miscellaneous items, seven hundred dollars.

Bureau of Medicine and Surgery:
For blank books, stationery, and miscellaneous items, four hundred and fifty dollars.

Southwest Executive Building:
For the general purposes of the Southwest Executive Building.—For compensation of four watchmen of the southwest executive building, two thousand four hundred dollars.

For contingent expenses of said building, viz:
For labor, fuel, lights, and miscellaneous items, three thousand nine hundred and thirteen dollars.

Post-Office Department.—For compensation of the Postmaster-General, three Assistant Postmasters-General, and the clerks, messenger, assistant messengers, watchmen, and laborers of said department, one hundred and fifty-seven thousand eight hundred dollars.

Contingent expenses of said department:
For blank books, binding, and stationery, fuel for the General Post-Office building, including the Auditor's Office, oil, gas, and candles, printing, day watchman, and for miscellaneous items, for repairs of the General Post-Office building, for office furniture, glazing, painting, whitewashing, and for keeping the fire-places and furnaces in order, fifteen thousand dollars.

General Post-Office Extension.—For watchmen, engineer (for steam engines), laborers, fuel, gas, candles, repairs of furniture, and for miscellaneous items, seven thousand dollars.

Printing for Executive Departments.—For paper and printing for the executive departments, including the paper, printing, and binding the Biennial Register and the annual statement of commerce and navigation of the United States, and the paper and printing of the annual estimates of appropriations, fifty-eight thousand five hundred dollars.

Mint.
At Philadelphia.—For salaries of the director, treasurer, assayer, melter and refiner, chief coiner and engraver, assistant assayer, assistant melter and refiner, and seven clerks, twenty-seven thousand nine hundred dollars.

For wages of workmen and adjusters, seventy-four thousand eight hundred dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, seventy-five thousand dollars.

For transportation of bullion from New York assay office to the United States mint for coinage, ten thousand dollars.

San Francisco.
At San Francisco, California.—For salaries of superintendent, treasurer, assayer, melter and refiner, coiner, and five clerks, twenty-eight thousand dollars.

For wages of workmen and adjusters, one hundred and sixty-five thousand four hundred and ninety-three dollars.

For incidental and contingent expenses, including wastage, in addition to other available funds, fifty-eight thousand nine hundred and fifty dollars and fifty cents.
Assay Office, New York.—For salaries of officers and clerks, twenty-four thousand seven hundred dollars.

For wages of workmen, forty-five thousand dollars.

At New Orleans.—For salaries of superintendent, treasurer, assayer, coiner, melter and refiner, and three clerks, eighteen thousand three hundred dollars.

For wages of workmen, thirty-four thousand dollars.

For incidental and contingent expenses, including wastage, in addition. to other available funds, twenty-six thousand five hundred dollars.

At Charlotte, North Carolina.—For salaries of superintendent, coiner, assayer, and clerk, six thousand dollars.

For wages of workmen, two thousand six hundred dollars.

At Dahlonega, Georgia.—For salaries of superintendent, coiner, assayer and clerk, six thousand dollars.

For wages of workmen, two thousand eight hundred and eighty dollars.

GOVERNMENT IN THE TERRITORIES.

Territory of New Mexico.—For salaries of governor, three judges, and secretary, six thousand dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, ten thousand dollars.

Territory of Utah.—For salaries of governor, three judges, and secretary, seven thousand dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

Territory of Washington.—For salaries of governor, three judges, and secretary, twelve thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Territory of Nebraska.—For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.

For contingent expenses of said Territory, one thousand dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

Territory of Kansas.—For salaries of governor, three judges, and secretary, ten thousand five hundred dollars.

For contingent expenses of said Territory, one thousand five hundred dollars.

For compensation and mileage of the members of the legislative assembly, officers, clerks, and contingent expenses of the assembly, twenty thousand dollars.

For deficiencies in the contingent expenses of Kansas, being the amount incurred during the administration of government by J. W. Denver on that account, two thousand two hundred and seventy-five dollars and twenty-two cents.

Judiciary.—For salaries of the chief justice of the supreme court, and eight associate justices, fifty-four thousand five hundred dollars.

For salaries of the district judges, one hundred and ten thousand seven hundred and fifty dollars.

For salary of the circuit judge of California, six thousand dollars.

For salaries of the chief justice of the District of Columbia, the associate judges, and the judges of the criminal court and the orphans' court, fifteen thousand seven hundred and fifty dollars.

Office of the Attorney-General.—For salaries of the Attorney-General, Office of the Attorney-General.
Attorney-General may appoint an assistant at an annual salary of $3,000. May appoint clerks and temporary clerks.

Allowances to temporary clerks.

Moneys to be disbursed by officer designated by Secretary of Treasury.

Contingent expenses of Attorney-General's office.

Expenses of California land claims.

Reporters.

District Attorneys.

Marshals.

Court expenses, &c., and prosecutions for crime.

Annuities and Grants.


Independent Treasury.


one assistant to be employed in his office, and the clerks and messenger in his office, fourteen thousand three hundred and sixty-seven dollars: Provided, That the Attorney-General, in place of the six clerks now employed in his office, be, and he is hereby, authorized to appoint one assistant in the said office, learned in the law, at an annual salary of three thousand dollars: two third class clerks, at salaries of sixteen hundred dollars each; and one second class clerk, at a salary of fourteen hundred dollars; and that the said Attorney-General be authorized, when necessary, to employ temporary clerks: Provided, That the allowances to such temporary clerks shall in no one year exceed one thousand dollars: Provided, also, that all moneys hereafter drawn out of the treasury upon the requisition of the Attorney-General shall be disbursed by such disbursement officer as the Secretary of the Treasury may designate.

For contingent expenses of the office of the Attorney-General, two thousand dollars.

For purchase of law and necessary books, and binding, for the office of the Attorney-General, eight hundred dollars.

For fuel and labor for the office of the Attorney-General, five hundred dollars.

For the purchase of deficient State reports for the office of the Attorney-General, eight hundred dollars.

For legal assistance and other necessary expenditures in the disposal of private land claims in California, ten thousand dollars.

For special and other extraordinary expenses of California land claims, forty thousand dollars.

For salary of the reporter of the decisions of the Supreme Court, one thousand three hundred dollars.

For compensation of the district attorneys, eleven thousand seven hundred dollars.

For compensation of the marshals, ten thousand four hundred dollars.

For defraying the expenses of the supreme, circuit, and district courts of the United States, including the District of Columbia; also for jurors and witnesses, in aid of the funds arising from fines, penalties, and forfeitures incurred in the fiscal year ending June thirtieth, eighteen hundred and sixty, and previous years; and likewise for defraying the expenses of suits in which the United States are concerned, and of prosecutions for offenses committed against the United States, and for the safe keeping of prisoners, seven hundred and eighty-five thousand dollars.

Annuities and Grants.—To Elizabeth C. Perry, per act second March, eighteen hundred and twenty-one, three hundred and twelve dollars and fifty cents.

For salary of additional clerk in office of assistant treasurer at Boston, one thousand two hundred dollars.

For salaries of clerks, messengers, and watchmen in the office of the assistant treasurer at New York, thirteen thousand nine hundred dollars.

For salary of clerk of treasurer of the branch mint at San Francisco, California, as depository, two thousand five hundred dollars.
For contingent expenses under the act for the safe keeping, collecting, for
transfer, and disbursement of the public revenue, of sixth August, eighteen
hundred and forty-six, five thousand dollars, in addition to premium re-
ceived on transfer drafts: Provided, That no part of said sum shall be
expended for clerical services.

For salaries of nine supervising and fifty local inspectors, appointed
under act thirtieth August, eighteen hundred and fifty-two, for the better
protection of the lives of passengers by steamboats, with travelling and
other expenses incurred by them, eighty thousand dollars.

Expenses of the Collection of Revenue from Lands.—To meet the ex-
penses of collecting the revenue from the sale of public lands in the
several States and Territories:

For salaries and commissions of registers of land-offices and receivers
of public moneys, two hundred and seventy-seven thousand seven hun-
dred dollars.

For expenses of depositing public moneys by receivers of public moneys,
three thousand one hundred and eighty dollars.

For incidental expenses of the several land-offices, forty-three thousand
three hundred dollars.

Penitentiary.—For compensation of the warden, clerk, physician, chap-
lain, assistant keepers, guards, and matron of the penitentiary of the Dis-
trict of Columbia, thirteen thousand eight hundred and sixty dollars.

For compensation of three inspectors of said penitentiary, seven hun-
dred and fifty dollars.

For the support and maintenance of said penitentiary, seven thousand
nine hundred and twenty dollars.

For compensation of the messenger to the office of the Commissioner
of Public Buildings, and for his services in attending to the main furnace
in the Capitol, which shall be in lieu of all other compensation, one thou-
sand dollars

For stationery, blank books, plans, drawings, and other contingent ex-
penses of the office of the Commissioner of Public Buildings, two hundred
and fifty dollars.

For compensation to the laborer in charge of the water-closets in the
Capitol, four hundred and thirty-eight dollars.

For compensation to the public gardener, one thousand four hundred
and forty dollars.

For compensation of twenty-two laborers employed in the public
grounds and President's garden, thirteen thousand two hundred dollars.

For compensation of the keeper of the western gate, Capitol square,
eight hundred and seventy-six dollars.

For compensation of one night watchman employed for the better pro-
tection of the buildings lying south of the Capitol, and used as public
stables and carpenters' shops, six hundred dollars.

For compensation of four draw-keepers at the Potomac bridge, and for
fuel, oil, and lamps, three thousand two hundred and sixty-six dollars.

For compensation of the auxiliary guard, and for fuel, and oil for lamps,
nineteen thousand four hundred dollars, and to repay to the corporation of
Washington the compensation of twenty policemen from the thirteenth day of July, eighteen hundred and fifty-eight, to the thirtieth day of June, eighteen hundred and fifty-nine, twelve thousand five hundred and thirty dollars and fifty-two cents.

For compensation of twenty policemen in the city of Washington, to be appointed in the same manner as the auxiliary guard are now appointed, thirteen thousand dollars.

For furnace keeper at the President's house, six hundred dollars.

For deficiency in printing for first session of thirty-fifth Congress, thirty-eight thousand five hundred and seventy-nine dollars and thirteen cents.

For deficiency in paper for second session of the thirty-fifth Congress, seventy-eight thousand eight hundred and forty-nine dollars.

For deficiency in printing for the second session of the thirty-fifth Congress, sixty-two thousand two hundred and fifty dollars.

For deficiency in the appropriation for the compensation and mileage of senators during the present Congress, six thousand two hundred and sixty-three dollars and eighty-eight cents.

Sec. 2. And be it further enacted, That the authority given by the sixth section of the act entitled "An act relating to foreign coins and to the coinage of cents at the Mint of the United States," approved February twenty-one, eighteen hundred and fifty-seven, to pay out at the Mint the cents authorized and directed by said act to be coined, in exchange for the fractional parts of the dollar therein named, at their nominal value of twenty-five, twelve and a half, and six and a quarter cents, respectively, shall be, and the same hereby is, extended to two years from and after the twenty-first day of February, eighteen hundred and fifty-nine, and no longer.

Sec. 3. And be it further enacted, That after the expiration of the present session of Congress, when any document shall be ordered to be printed by both houses of Congress, whether the copies, ordered be the reserved (regular) number or additional (extra) numbers, the entire printing of such documents shall be done by the printer of that house which first ordered the same; and the house so first ordering the same shall immediately notify the other house of such order. And the superintendent of public printing is hereby directed, in all cases when any document has been ordered to be printed by both houses of Congress, to cause the order of the house last making the order to print such document to be executed by the printer of the house first ordering the same, and to further cause the other house to be furnished with the number ordered by it; and in no case shall more than one thousand five hundred and fifty copies of any document be printed, unless the printing of extra numbers be ordered by either house; and the one thousand five hundred and fifty copies, as reserved (regular) numbers, shall be distributed by the officers of the house first ordering the printing of the same to the same persons and in the same manner as such numbers heretofore ordered by both houses have been distributed; and in all such cases the payment for composition shall be the same as though the printing had been ordered by but one house; Provided, That the office of printer either to the Senate or House of Representatives shall not be transferable either directly or indirectly, and any attempt to sell or transfer either of said offices, or any sale or transfer of the same, shall operate as a vacation and abandonment of the said offices or either of them.

Sec. 4. And be it further enacted, That the Secretary of the Interior be, and he is hereby, directed to cause the annual report of the Commissioner of Patents on mechanics hereafter to be made to the Senate and House of Representatives, to be prepared and submitted in such manner as that the plates and drawings necessary to illustrate each subject shall be inserted so as to comprise the entire report in one volume, not to exceed eight hundred pages.

Approved, March 3, 1859.
CHAP. LXXXI.—An Act making Appropriations for Light-houses, Light-boats, Buoy's, &c., and providing for the Erection and Establishment of the same, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following appropriations be, and the same are hereby, made, and directed to be paid out of any money in the treasury not otherwise appropriated, to enable the Secretary of the Treasury to carry the provisions of this act into effect: Provided, however, That if a good title to any land which it may be necessary to use cannot be obtained on reasonable terms, or the exclusive right to such land cannot be acquired by cession, when the interest of the United States demands it, before the appropriation would by law fall into the surplus fund, in any and all such cases the appropriations shall be applicable to the objects for which they are made at any time within two years after the first meeting of the legislature in any State wherein such land may be situated subsequent to the passage of this act, to wit:

New Hampshire.—For a fog-bell, to be rung by machinery, at Whale's Neck, New Hampshire, back light-house, one thousand dollars.

Massachusetts.—For rebuilding the two light-house towers on Thatcher's Island, Cape Ann, and for fitting them with first-order illuminating apparatus, as per detailed estimate I, page 102, (estimates of appropriations for eighteen hundred and fifty-eight and eighteen hundred and fifty-nine,) eighty-one thousand four hundred and seventeen dollars and sixty cents.

Connecticut.—For a fog-bell, to be rung by machinery, at the New Haven (Five Mile Point) light-house, one thousand dollars.

New York.—For a beacon-light on one of the Sister's Islands, in the St. Lawrence River, below Alexandria Bay, four thousand dollars.

For repairing and securing the pier connected with the light-house at Oswego, New York, so as to prevent the destruction of said light-house, ten thousand dollars.

Michigan.—For a light-house on the north point of the peninsula dividing Grand Traverse Bay, six thousand dollars.

For a light-house on the east side of Middle Island harbor, West Marie-Quette, five thousand dollars.

That five thousand dollars be, and the same is hereby, appropriated to repair the light-house pier at Vermillion, Ohio.

Wisconsin.—For a light-house on Green Island, or one of the adjacent islands, Green Bay, six thousand dollars.

For a light-house on Raspberry Island, one of the Apostle Islands, Lake Superior, six thousand dollars.

For a light-house at the mouth of Kewanee River, Lake Michigan, six thousand dollars.

Minnesota.—For a light-house at or near the mouth of Two Island River, Lake Superior, five thousand dollars.

North Carolina.—For a beacon-range light at Ocracoke, seven hundred and fifty dollars; and that a light be established at a suitable point at or near Hatteras inlet: Provided, That the light-house at Beacon Island and the Ocracoke light- vessel be discontinued after the erection and exhibition of the aforesaid beacon-light, at the discretion of the Secretary of the Treasury.

South Carolina.—For two range beacon-lights (in place of the "Overall beacon-lights") for the beach on Sullivan's Island channel, four thousand dollars.

Georgia.—For a light at a proper point in Saint Andrew's Sound and for one in Saint Katharine Sound, Georgia, twenty thousand dollars.

Florida.—For rebuilding the light-house at Cape Canaveral, and fitting it up with a first-order catadioptric illuminating apparatus, (as per detailed estimate II, page 99, general estimates of appropriations for eighteen hundred and fifty-eight and eighteen hundred and fifty-nine,) sixty-eight thousand seven hundred and fifty-one dollars and ten cents.
Louisiana.—For the commencement and completion of an iron screw pile light-house at or near the entrance to the channel of the Mississippi River, at the Southwest Pass, authorized August three, eighteen hundred and fifty-four, in addition to the former appropriation, as per estimate J, page 108, (general estimate of appropriations for eighteen hundred and fifty-eight, and eighteen hundred and fifty-nine,) sixty-nine thousand nine hundred dollars.

Texas.—For the erection of range beacons for crossing the bar and entering Galveston Bay, in place of the present light-vessel at that place, one thousand seven hundred dollars.

California.—For a light-house on Mare Island, San Francisco bay, nine thousand nine hundred and eighty-nine dollars: Provided, That no part of this money shall be paid until the Secretary of the Treasury is satisfied that the United States has a perfect title to this island.

That the appropriation heretofore made for a light-house at Point Lobos be, and the same is hereby, reappropriated provided the United States has a perfect title to the site of said light-house.

Sec. 2. And be it further enacted, That hereafter whenever any of the light-vessels occupying positions which are adapted to the erection of light-houses upon pile foundations require to be rebuilt, or such extensive repairs as to render the substitution of such light-houses advisable and practicable, then such permanent structures are authorized to be erected in place of any such light-vessels: Provided, That the expense arising from all such changes and erections shall be defrayed from the general annual appropriations for repairs, &c. of light-vessels, unless special appropriations should be made for any such change.

Sec. 3. And be it further enacted, That the Secretary of the Treasury, on the recommendation of the Light-house Board be, and hereby is, authorized in his discretion to discontinue from time to time, such lights as may become useless by reason of the mutations of commerce and changes of channels of harbors, and other causes.

Sec. 4. And be it further enacted, That the sums appropriated August third, eighteen hundred and fifty-four, for a light-house half-way between Cape Henry and Bodie's Island, and for a light to mark the entrance to the Cone and Yeocomico rivers, Virginia, be, and the same are hereby, reappropriated for those objects, respectively.

Sec. 5. And be it further enacted, That the appropriation approved August eighteen, eighteen hundred and fifty-six, for a light-house at Grand Marais, Minnesota, is hereby authorized to be applied to the erection of a light-house at Grand Portage, mouth of Pigeon River, Minnesota.

Sec. 6. And be it further enacted, That if preliminary surveys are required to ascertain the necessity for any light-house or other aid provided for in this bill, or to determine the proper site for the same, or to ascertain more fully what the public exigency requires, the Secretary of the Treasury may cause the necessary examinations and surveys on the seaboard to be made under the direction of the Superintendent of the Coast Survey, and those on the northwestern lakes to be made under the direction of the Bureau of Topographical Engineers; and in all cases in which adverse reports are made, they shall be submitted to Congress at its next session; and in all cases in which the objects authorized are favorably reported upon, the works may be commenced immediately after valid titles and State jurisdiction shall have been obtained to the sites.

Sec. 7. And be it further enacted, That authority is hereby given to exhibit a light from the light-house tower on the hill at Cleveland, Ohio.

Sec. 8. And be it further enacted, That so much of the act approved August eighteenth, eighteen hundred and fifty-six, as authorizes the
Secretary of the Treasury to discontinue the light at Port Clinton in Portage Bay, Ohio, be, and the same is hereby, repealed.

APPROVED, March 3, 1859.

CHAP. LXXXII.—An Act making Appropriations for sundry Civil Expenses of the Government for the Year ending the thirtieth of June, eighteen hundred and sixty.

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 hereafter expressed, for the fiscal year ending the thirtieth June, eighteen hundred and sixty, viz:

Survey of the Coast.—For continuing the survey of the Atlantic and Gulf coast of the United States, (including compensation to superintendent and assistants, and excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy employed on the work,) two hundred and fifty thousand dollars.

For continuing the survey of the western coast of the United States, one hundred and thirty thousand dollars.

For continuing the survey of the Florida reefs and keys, (excluding pay and emoluments of officers of the army and navy, and petty officers and men of the navy employed on the work,) forty thousand dollars.

For running a line to connect the triangulation on the Atlantic coast with that on the Gulf of Mexico, across the Florida peninsula, five thousand dollars.

For publishing the observations made in the progress of the survey of the coast of the United States, five thousand dollars.

For repairs of steamers and sailing schooners used in the coast survey, ten thousand dollars.

For pay and rations of engineers for seven steamers, used in the hydrography of the coast survey, no longer supplied by the Navy Department, twelve thousand eight hundred dollars.

To supply deficiency in the fund for the relief of sick and disabled seamen, one hundred and twenty-five thousand dollars.

For preserving the extension of the Treasury building, fifty thousand dollars.

The Secretary of the Treasury is hereby directed to use the balance of unexpended appropriations heretofore made for the Charleston and New Orleans custom-houses in finishing said buildings for use.

For completion of the Indianapolis court-house and post-office, forty thousand dollars.

For completion of the Detroit custom-house, thirty thousand dollars.

For repairing the damage occasioned by the recent fire at the Mobile custom-house, ten thousand dollars.

For annual repairs of custom-houses, fifteen thousand dollars.

For annual repairs of marine hospitals, fifteen thousand dollars.

Light-house Establishment.—For the Atlantic, Gulf, and Lake Coasts, viz:

For supplying the light-houses and beacon-lights with oil, glass chimneys, wicks, chamois skins, polishing powder, whitening and other cleaning materials, transportation and other necessary expenses of the same, repairing and keeping in repair the lighting apparatus, one hundred and thirty-two thousand dollars.

For repairs and incidental expenses, refitting and improving all the light-houses, and buildings connected therewith, one hundred and ten thousand dollars.

For repairing the works and piers, in order to preserve and secure the light-house at Chicago, Illinois, eighty-seven thousand dollars.

For repairs and incidental expenses to the light-house at Oswego, and the buildings connected therewith, thirty thousand dollars.

For salaries of six hundred and two keepers of light-houses and light-
beacons, and their assistants, one hundred and ninety-three thousand three hundred and nine dollars and fifty-nine cents.

For salaries of fifty-two keepers of light-vessels, twenty-seven thousand four hundred and fifty-eight dollars and seventy-three cents.

For seamen's wages, repairs, supplies, and incidental expenses of fifty-two light-vessels, one hundred and sixty-six thousand six hundred and eighteen dollars and thirteen cents.

For expenses of raising, cleaning, painting, repairing, re-mooring, and supplying losses of buoys and day beacons, and for chains and sinkers for the same, and for coloring and numbering all the buoys, one hundred thousand dollars.

For commissions, at two and a half per centum, to such superintendents as are entitled to the same under the proviso to act third March, eighteen hundred and fifty-one, on the amount that may be disbursed by them, in addition to available balance, one thousand eight hundred and sixteen dollars and sixty-seven dollars.

For the Coasts of California, Oregon, and Washington.—For expenses of raising, cleaning, painting, repairing, re-mooring, and supplying losses of buoys and day beacons, and for chains and sinkers for the same, and for coloring and numbering all the buoys, ten thousand dollars.

For continuing the construction of the light-house on Minot's Ledge, one of the Cohasset rocks, Boston bay, Massachusetts, being one half of the amount remaining to be appropriated to complete the work according to the original estimate, forty-seven thousand and ninety dollars and thirty-six cents.

For commutation of fuel and quarters for officers of the army serving on light-house duty, the payment of which is no longer provided for by the quartermaster's department, two thousand three hundred and sixty-seven dollars and forty-one cents.

For compensation of two superintendents for the life-saving stations on the coast of Long Island and New Jersey, three thousand dollars.

For compensation of fifty-four keepers of stations, at two hundred dollars each, eight thousand four hundred and sixty-three dollars and forty-three cents.

For the best life-boat, to be placed at each of the twenty-eight life-saving stations on the coast of New Jersey, six thousand four hundred and forty dollars, and so much money as was appropriated at the last session of Congress for this purpose as remains unexpended is hereby directed to be carried to the surplus fund.

For repairing the life-saving stations on the coast of Long Island and New Jersey, two thousand dollars.

Survey of the Public Lands.—For surveying the public lands, (exclusive of California, Oregon, Washington, New Mexico, Kansas, Nebraska, and Utah,) including incidental expenses and island surveys in the interior, and all other special and difficult surveys demanding augmented rates, to be apportioned and applied to the several surveying districts, according to the exigencies of the public service, including expenses of selecting swamp lands and the compensation and expenses to survey or to locate private land claims in Louisiana, in addition to the unexpended balances of all former appropriations, sixty thousand dollars.

For surveying the public lands and private land claims in California, including office expenses incident to the survey of claims, and to be disbursed at the rates prescribed by law for the different kinds of work, forty-three thousand dollars.

For continuing the survey of base, meridian, standard parallels, township, and section lines in New Mexico, twenty thousand dollars.

For surveying the necessary base, meridian, standard parallels, township, and section lines in Kansas and Nebraska, also outlines of Indian reservations, including liabilities incurred in the years eighteen hundred
and fifty-five, eighteen hundred and fifty-six, eighteen hundred and fifty-seven, and eighteen hundred and fifty-eight, forty thousand dollars.

For preparing the unfinished records of public and private surveys to be transferred to the State authorities, under the provisions of the act of twelfth June, eighteen hundred and forty, in those districts where the surveys are about being completed, ten thousand dollars.

For resurveys and examinations of the surveys of the public lands in those States where the offices of the surveyors general have been, or shall be, closed, under the acts of the twelfth June, eighteen hundred and forty, and twenty-second January, eighteen hundred and fifty-three, including two thousand dollars for the salary of the clerk detailed to this special service in the General Land-Office, two thousand dollars.

For surveying the public lands in Oregon, to be disbursed at the rates now authorized by law, twenty thousand dollars.

For running and marking that part of the western boundary of Minnesota which is not defined by the natural landmarks, estimated distance one hundred and thirty miles, five thousand dollars.

For binding field notes, plats, and records of surveys in the office of the surveyor-general of Kansas and Nebraska, one thousand dollars.

For preservation of the collections of the exploring and surveying expeditions of the government, four thousand dollars.

For collection of agricultural statistics, investigations for promoting agriculture and rural economy, and the procurement of cuttings and seeds, forty thousand dollars: Provided, That no part of this appropriation shall be used or expended in defraying the expenses of any body of men or delegates assembled in Washington or elsewhere as an agricultural congress, or advisory board on agriculture, convened under the orders or by authority of the Secretary of the Interior, or any other person under any name or for any pretended object whatever.

For drawings to illustrate the mechanical report of the commissioner of patents for the year eighteen hundred and fifty-eight, six thousand dollars.

For support, care, and medical treatment of forty transient paupers, medical and surgical patients, in Washington Infirmary, six thousand dollars.

For purchase of manure for the public grounds, one thousand dollars.

For hire of carts on the public grounds, one thousand and ninety-five dollars.

For purchase of trees and tree-boxes, to replace where necessary such as have been planted by the United States, and the repair of pavements in front of the public grounds, three thousand dollars.

For annual repairs of the Capitol, water-closets, public stables, water pipes, pavements and other walks within the Capitol Square, broken glass and locks, and for the protection of the building, five thousand dollars.

For annual repairs of the President's house and furniture, improvement of grounds, purchase of plants for garden and making hot-beds therein, and contingent expenses incident thereto, three thousand dollars.

For fuel, in part, of the President's house, one thousand eight hundred dollars.
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For repairs of Pennsylvania Avenue, three thousand dollars.

For repairing the grounds south of the President's house, continuing the improvement of the same, and keeping them in order, one thousand dollars.

For the payment of laborers employed in shovelling snow from the walks to and around the Capitol, the President's house, and the pavements along the government reservations on Pennsylvania Avenue, five hundred dollars.

For repairs of water pipes, five hundred dollars.

For casual repairs of the Patent-Office building, one thousand five hundred dollars.

For cleaning out the sewer traps on Pennsylvania Avenue, three hundred dollars.

For completing the erection of the north front of the Patent-Office building, grading and paving streets around the same, enclosing front yards, and improving court yard, fifty thousand dollars.

To enable the Secretary of the Interior to purchase of Messrs. Little, Brown and Company, two thousand copies of the eleventh volume of the United States Statutes at Large for distribution, agreeably to act of Congress directing the distribution of the other volumes, seven thousand dollars.

For public reservation number two and Lafayette Square, two thousand dollars.

For making cases and fitting up rooms in the Patent-Office building to receive copyright books, charts, and other copyright matter, and for transferring, arranging, and taking care of the same, thirty-six hundred dollars.

For furnishing the present hospital equipment, comprising the centre and three sections of the wing, fourteen thousand three hundred dollars.

For fire apparatus, nine hundred dollars.

For painting and sanding battlements and window heads and frames, and tracing window sash of the five west sections of the hospital edifice erected, eight hundred dollars.

For grading and planting trees about the hospital edifice and upon the approaches thereto within the grounds, one thousand dollars.

Towards the completion of the four eastern sections of the east wing, which will complete the hospital edifice, forty thousand dollars.

For the support, clothing, and medical treatment of the insane of the District of Columbia, and of the army and navy, at the asylum in said district, twenty-four thousand five hundred dollars.

For salaries and incidental expenses of the institution of the deaf, dumb, and blind in the District of Columbia, three thousand dollars.

For expenses to be incurred preliminary to taking the eighth census, fifteen thousand dollars.

For United States Capitol extension, four hundred thousand dollars:

Provided, That none of the money hereby appropriated shall be expended in the decoration and embellishment of the Capitol extension by sculpture or paintings, unless the same shall have been approved by the Art Commission authorized by the act of twelfth June, eighteen hundred and fifty-eight, in the manner stated in said act; but this provision shall not be so construed as to interfere with the completion and payment for works already begun by Crawford and Rogers, or the completion of the painting of rooms in the north wing already partly painted.

For extension of the General Post-Office, one hundred and fifty thousand dollars.

For payment of the mortgage and interest on property in Pine street, in the city of New York, belonging to the United States, and purchased...
under authority of the act of fourth August, eighteen hundred and fifty-four, eleven thousand dollars, or so much thereof as may be necessary for that purpose.

Botanic Garden.—For procuring manure, tools, fuel, and repairs, purchasing trees and shrubs for botanic garden, to be expended under the direction of the Library Committee of Congress, twenty-three hundred dollars.

For pay of horticulturist and assistants in the botanic garden and greenhouses, to be expended under the direction of the Library Committee of Congress, five thousand one hundred and twenty-one dollars and fifty cents.

For deficiency in the executive extraordinary expenses in Kansas Territory during the administration of Governor John W. Geary, six hundred and ninety dollars and forty cents.

For introducing the Potomac water into the botanic garden, and building a cistern thereon, one thousand dollars.

For completing certain volumes of the Exploring Expedition now nearly finished, and pay of superintendent, the sum of eight thousand two hundred and twenty dollars and five cents.

To enable the Secretary of War to pay for the purchase of stores furnished for the use of volunteers engaged in suppressing Indian hostilities in the Territory of Washington during the late Indian hostilities in that territory, seven thousand dollars, with interest from the time the money was advanced by Governor Douglas for said purchase.

For repairs of the Long-Bridge over the Potomac at Washington, five thousand dollars, to be expended under the direction of the Commissioner of Public Buildings.

To enable the Commissioner of Public Buildings to pay to John F. Callan for stone taken from square number five hundred and sixty-two, in Washington city, and used in paving New Jersey avenue, one hundred and sixty-two dollars.

SEC. 2. And be it further enacted, That the First Comptroller of the Treasury do allow, in the adjustment of the accounts of Peter Lammond, disbursing clerk of the Interior Department, the sum of five hundred and thirty-four dollars and seventy-seven cents, paid to A. G. Cochran.

SEC. 3. And be it further enacted, That the lot of ground in the city of Philadelphia heretofore agreed to be purchased by the United States from the American Philosophical Society, as a site for a court-house shall be sold at public auction to the highest and best bidder, and that the lot in said city heretofore purchased from the Bank of Pennsylvania for a post-office shall also be sold at public auction for the best price it will bring. Provided, That said lots shall not be sold for an aggregate sum of less than two hundred and five thousand dollars.

SEC. 4. And be it further enacted, That the sum or sums of money raised by the sale of the lots and grounds authorized to be sold by the preceding section of this act, together with the unexpended balance of the appropriation for the construction of a post-office at Philadelphia be applied and expended as follows, to wit: for the purchase of the first lot west of the custom-house, commonly known as the Levy Corner, a sum not exceeding seventy-five thousand dollars. For the purchase of the
next adjoining lot west, known as the Bailey lot, a sum not exceeding eighty-six thousand dollars, and for the construction of a building on the said Levy and Bailey lots, suitable for a post-office and court-house, a sum not exceeding the remainder of the money not disposed of as above provided. And it shall be the duty of the Secretary of the Treasury, the Postmaster-General, and the Attorney-General to execute the two foregoing sections of this act: Provided, That the whole amount to be expended in the construction of said building, shall not exceed the balance of the amount received from the sale of the said lots and the balance of the appropriation.

Sec. 5. And be it further enacted, That the power to issue and reissue treasury notes, conferred on the President of the United States, by the act entitled “An act to authorize the issue of treasury notes,” approved the twenty-third December, eighteen hundred and fifty-seven, be, and the same hereby is, revived and continued in force from the passage of this act until the first day of July eighteen hundred and sixty; and to defray the expenses thereof the sum of five thousand dollars is hereby appropriated: Provided, That the said notes may be issued bearing an interest not exceeding six per centum per annum; and that it shall not be necessary, as directed by the original act, aforesaid, after advertisement to exchange them for specie to the bidder or bidders who shall agree to make such exchange at the lowest rate of interest upon said notes; and that in all other respects the reissue of said treasury notes shall be subject to the terms and conditions of the act aforesaid.

Sec. 6. And be it further enacted, That the Secretary of the Treasury is hereby authorized, under the act of June fourteenth, eighteen hundred and fifty-eight, to issue coupon or registered stock, as the purchaser may elect.

Sec. 7. And be it further enacted, That the post-office in Boston, Massachusetts, shall not be removed from its present location, until after the next session of Congress, provided the remonstrants against its removal will indemnify the government from any additional expense growing out of any contracts for another site.

Sec. 8. And be it further enacted, That such officers as were placed upon the “furlough list,” by the action of the said Naval Retiring Board, and who have been subsequently transferred to the “leave list,” shall be allowed “leave pay” for and during the time they were on the furlough list as aforesaid, deducting the furlough pay which they received during said time.

Sec. 9. And be it further enacted, That in default of any contractor under the act approved August twenty-sixth, eighteen hundred and fifty-two, entitled “An act to provide for executing the public printing and establishing the prices therefor, and for other purposes,” to comply with his contract in furnishing the paper for the public printing in proper time and of suitable quality, the superintendent of the public printing is hereby authorized and directed to advertise for proposals, for such time, and in such places, as he may deem expedient, and award the contract to the lowest bidder, and to purchase in the open market upon the best practicable terms, all the paper that may be required for the public printing until a new contract is made; and any increase of cost to the government in procuring a supply of paper, the contractor in default and his securities shall be charged with and held responsible for the same, and shall be prosecuted upon their bond, in the name of the United States in the circuit court of the United States. And all acts or parts of acts inconsistent with this section be, and the same are hereby, repealed.

Sec. 10. And be it further enacted, That in all cases where, by the
terms of any Indian treaty in Kansas Territory, said Indians are entitled to separate selections of land, and to a patent therefor, under guards, restrictions, or conditions for their benefit, the Secretary of the Interior is hereby authorized to cause patents therefor to issue to such Indian or Indians, and their heirs, upon such conditions and limitation, and under such guards or restrictions as may be prescribed by said Secretary: Provided, That nothing herein contained shall be construed to apply to the New York Indians, or to affect their rights under the treaty made by them in eighteen hundred and thirty-eight at Buffalo Creek.

APPROVED, March 3, 1859.

CHAP. LXXXIII.—An Act making Appropriations for the Support of the Army for the Year ending the thirtieth of June, eighteen hundred and sixty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the support of the army for the year ending the thirtieth of June, eighteen hundred and sixty.

For expenses of recruiting, transportation of recruits, three months’ extra pay to non-commissioned officers, musicians, and privates on reenlistment, eighty-nine thousand nine hundred and ninety-nine dollars.

For pay of the army, three million and ninety-one thousand seven hundred and eighty-four dollars.

For commutation of officers’ subsistence, nine hundred and ninety-eight thousand four hundred and thirty-four dollars and fifty cents.

For commutation of forage for officers’ horses, one hundred and four thousand one hundred and twenty-eight dollars.

For payments to discharged soldiers for clothing not drawn, fifty thousand dollars.

For payments in lieu of clothing for officers’ servants, thirty-nine thousand eight hundred and ninety dollars.

For subsistence in kind, one million nine hundred and sixty-nine thousand five hundred and forty dollars.

For clothing for the army, camp, and garrison equipage, and iron bedding for barracks, one million one hundred and twenty-nine thousand eight hundred and nine dollars and seventy-eight cents.

For the regular supplies of the quartermaster’s department, consisting of fuel for the officers, enlisted men, guard, 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 two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, the companies of light artillery, and such companies of infantry as may be mounted, and for the authorized number of officers’ horses when serving in the field and at the outposts, 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 departments, and for the printing of division and department orders and reports, one million four hundred and forty thousand dollars.

For the incidental expenses of the quartermaster’s department, consisting of postage on letters and packets received and sent by officers of the army on public service; expenses of courts martial and courts of inquiry, including the additional compensation of judge advocates, recorder, members, and witnesses, while on that service, under the act of March sixteenth, eighteen hundred and two; extra pay to soldiers employed under the direction of the quartermaster’s department, in the erection of barracks, quarters, storehouses, and hospitals; in the construction of roads,
and on other constant labor, for periods of not less than ten days, under
the acts of March second, eighteen hundred and nineteen, and August
fourth, eighteen hundred and fifty-four, including those employed as clerks
division and department head-quarters; 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 escorts cannot
be furnished; expense of the interment of officers killed in action, or who
die when on duty in the field, or at the posts on the frontiers, and of non-
commissioned officers and soldiers; authorized office furniture; hire of labor-
ers in the quartermaster’s department, including the hire of interpreters,
spies, and guides for the army; compensation of clerks of the 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 of deserters, and the expenses incident to their pursuit;
and for the following expenditures required for the two regiments of dra-
goons, the two regiments of cavalry, the regiment of mounted riflemen,
and such companies of infantry as may be mounted, viz: the purchase of
travelling forges, blacksmiths’ and shoeing tools, horse and mule shoes and
nails, iron and steel for shoeing, hire of veterinary surgeons, medicines
for horses and mules, picket ropes, and for shoeing the horses of the
corps named, four hundred and fifty thousand dollars: Provided, That the
amount of this appropriation below the estimates shall be deducted from
the amount estimated for pay of laborers in the quartermaster’s depart-
ment.

Barracks, &c.

For constructing barracks and other buildings at posts which it may be
necessary to occupy during the year; and for repairing, altering, and
enlarging buildings at the established posts, including hire or commutation
of quarters for officers on military duty; hire of quarters for troops, of
storehouses for the safe-keeping of military stores, and of grounds for
summer cantonments; and for temporary frontier stations, three hundred
thousand dollars: Provided, That no permanent barracks and quarters
shall hereafter be constructed, unless detailed estimates shall have been
previously submitted to Congress and shall have been approved by a
special appropriation for the same.

Mileage of
officers, &c.

For mileage or the allowance made to officers of the army for the trans-
portation of themselves and their baggage, when travelling on duty with-
out troops, escorts, or supplies, one hundred and twenty-five thousand
dollars: Provided, That mileage shall not be allowed when the officer has
been transferred or relieved at his own request.

Transportation.

For transportation of the army, including the baggage of the troops
when moving either by land or water; of clothing, camp and garrison
equipage from the depot at Philadelphia to the several posts and army
depots, and from those depots to the troops in the field; of horse equip-
ments and of subsistence from the places of purchase and from the places
of delivery under contract, to such places as the circumstances of the ser-
vice 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; for the
purchase and hire of horses, mules, and oxen, and the purchase and repair
of wagons, carts, and drays, and of ships, and other seagoing vessels and
boats required for the transportation of supplies and for garrison purposes;
for drayage and cartage at the several posts; hire of steamers; transpor-
tations of funds for the pay and other disbursing departments; the ex-
pense of sailing public transports on the various rivers, the Gulf of
Mexico, and the Atlantic and Pacific; and for procuring water at such
posts as from their situation require that it be brought from a distance;
and for clearing roads and removing obstructions therein to the extent
which may be required for the actual operations of the troops on the
frontier, three million dollars.
For the purchase of horses for the two regiments of dragoons, the two regiments of cavalry, the regiment of mounted riflemen, and the companies of light artillery, two hundred thousand dollars.

For contingencies of the army, fifteen thousand dollars.

For the medical and hospital departments, ninety-one thousand dollars.

For contingent expenses of the adjutant-general's department at department head-quarters, five hundred dollars.

For compensation of the clerk and messenger in the office of the commanding general, two thousand dollars.

For contingent expenses of the office of the commanding general, three hundred dollars.

For armament of fortifications, two hundred thousand dollars, out of which fifty thousand dollars are to be used for experiments on heavy ordnance.

For ordnance, ordnance stores, and supplies, including horse equipments for the mounted regiments, two hundred thousand dollars.

For the current expenses of the ordnance service, including experiments in arms and ammunition, not otherwise provided for, one hundred thousand dollars.

For the manufacture of arms at the national armories, two hundred and fifty thousand dollars.

For the Allegheny arsenal, five thousand dollars.

For the Benicia arsenal, fifty thousand dollars.

For Fort Monroe arsenal, fourteen thousand dollars.

For New York arsenal, three thousand dollars.

For North Carolina arsenal, two thousand two hundred and thirty-five dollars.

For Texas arsenal, twenty-one thousand dollars.

For Washington arsenal, two thousand five hundred dollars.

For Watertown arsenal, one thousand dollars.

For Watervliet arsenal, twenty-five thousand dollars; a part of which sum may be applied to the purchase of a piece of ground adjoining the arsenal on the south side, east of the Erie Canal.

For contingencies of arsenals, twenty thousand dollars.

For surveys for military defences, geographical explorations, and reconnaissances, for military purposes, and surveys with armies in the field, fifty thousand dollars.

For purchase and repairs of instruments, ten thousand dollars.

For printing charts of lake surveys, ten thousand dollars.

For continuing the survey of the northern and northwestern lakes, including Lake Superior, seventy-five thousand dollars.

For defraying the expenses of the recovery and the restoration to their homes of the children surviving the massacre by Indians of the emigrant trains from Arkansas, in the fall of eighteen hundred and fifty-seven, ten thousand dollars.

For the payment to the State of Minnesota for expenses incurred by Captain James Starkey's company of Minnesota volunteers, called out by the governor of the Territory of Minnesota in eighteen hundred and fifty-seven to protect the settlers of the valley of Sunrise River against the Chippewa Indians, two thousand six hundred and thirty-nine dollars, or so much thereof as may be necessary.

For the removal of the Court Orielle band of the Chippewa Indians, on the Red Cedar and Menomonee rivers, in Wisconsin, and providing a permanent home for them among the Chippewas of Lake Superior or the Upper Mississippi, ten thousand dollars.

For repairs and improvements and new machinery at Springfield armory, Massachusetts, fifty-three thousand nine hundred and ten dollars.

For repairs and improvements and new machinery at Harper's Ferry armory, fifty-five thousand dollars.
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Books of tactics, &c.

For printing a revised edition of the system of instruction for field artillery, horse and foot, to be stereotyped, with engraved plates, now ready for the press, and for procuring for distribution to the militia of the United States books of tactical instruction, ten thousand dollars.

Military road in Oregon.

For the construction of a military road from Fort Benton to Walla-Walla, one hundred thousand dollars.

Paymant to Texas.

Sec. 2. And be it further enacted, That the Secretary of War be, and he is hereby, authorized to repay to the State of Texas, out of any money in the treasury not otherwise appropriated, moneys advanced by that State for the payment of six companies of mounted volunteers called into service by General Persifor F. Smith on the first of November, eighteen hundred and fifty-four, for three months: Provided, That there shall be no greater pay or allowances to these companies than was given to similar troops in the service of the United States.

Proviso.

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Sec. 3. And be it further enacted, That for the purpose of executing a resolution approved May fourteenth, eighteen hundred and thirty-six, entitled "A resolution to authorize the Secretary of War to receive additional evidence in support of the claims of Massachusetts and other States of the United States for disbursement services, and so forth, during the late war," the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Massachusetts, out of any moneys in the treasury not otherwise appropriated, the sum of two thousand and twenty-seven thousand one hundred and seventy-six dollars and forty-eight cents, reported under said resolution to be due to said State by J. R. Poinsett, late Secretary of War, in a report dated the twenty-third of December, eighteen hundred and thirty-seven, made to the House of Representatives the twenty-seventh of December, eighteen hundred and thirty-seven: Provided, That, in lieu of payment in money, the Secretary of the Treasury, may, at his discretion, issue to said State, United States stock bearing an interest of five per centum per annum, and redeemable at the end of ten years, or sooner, at the pleasure of the President.

Proviso.


Sec. 4. And be it further enacted, That the second section of the act of third March, eighteen hundred and fifty-one, entitled "An act to found a military asylum for the relief and support of invalid and disabled soldiers of the army of the United States," be so amended as to reduce the number of commissioners authorized by that section to three, and to consist of the commissary-general of subsistence, the surgeon-general, and the adjutant-general, (any two of whom shall be a quorum for the transaction of business,) whose duty it shall be to examine and audit the accounts of the treasurer quarter-yearly, and to visit and inspect the military asylum at least once in every month.

Repealing clause.

Pensioners to surrender pension while in the asylum.

Sec. 5. And be it further enacted, That the benefits of the said act be, and they are hereby, extended so as to include the invalid and disabled soldiers, whether regulars or volunteers, of the war of eighteen hundred and twelve, and of all subsequent wars; and that so much of the act of the third March, eighteen hundred and fifty-one, as is inconsistent herewith be, and the same is hereby, repealed.

Pensioners to surrender pension while in the asylum.

Sec. 6. And be it further enacted, That all pensioners on account of wounds or disability incurred in the military service shall transfer and surrender their pensions to the institution for and during the time they may remain therein and voluntarily continue to receive its benefits.

Name changed from "Military Asylum" to "Soldiers' Home.

Sec. 7. And be it further enacted, That the deductions of twenty-five cents per month, from the pay of the non-commissioned officers, musicians, artificers, and privates in the army shall be reduced, from and after the thirtieth of June next, to twelve and a half cents per month, and that the title of the act be, and the same is hereby, changed from the "Military Asylum" to that of "Soldiers' Home;" And provided, further, That all persons now in, or that may hereafter be admitted into, the institution, shall be, and are hereby, made subject to the rules and articles of war,
and will be governed thereby in the same manner as soldiers in the army.

SEC. 8. And be it further enacted, That the following sums be, and they are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the following fortifications:

- For fort at Hog Island Ledge, forty thousand dollars.
- For Fort Knox, Penobscot Bay, twenty thousand dollars.
- For Fort Schuyler, East River, New York, twenty thousand dollars.
- For Fort Richmond, Staten Island, fifteen thousand dollars.
- For Fort Carroll, Sollers' Point, forty thousand dollars.
- For Fort Montgomery, Lake Champlain, ten thousand dollars.
- For Fort Delaware, Delaware River, seventy-five thousand dollars.
- For Fort Calhoun, Hampton Roads, Virginia, seventy-five thousand dollars.
- For Fort Sumpter, Charleston, South Carolina, twenty-five thousand dollars.
- For Fort Clinch, Florida, fifty thousand dollars.
- For Fort Point, California, fifty thousand dollars.
- For Fort Alcatraz, California, thirty thousand dollars.
- For Fort Jefferson, Tortugas, Florida, ninety-five thousand dollars.
- For Fort Taylor, Key West, seventy thousand dollars.
- For continuing the construction of the works at Fort Gaines, thirty thousand dollars.
- For contingent expenses of fortifications and repairs, thirty thousand dollars.

Approved, March 3, 1859.

CHAP. LXXXIV.—An Act to provide for the Care and Preservation of the Works constructed by the United States, for bringing the Potomac Water into the Cities of Washington and Georgetown for the Supply of said Water for all Governmental Purposes, and for the Uses and Benefits of the Inhabitants of the said Cities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the dams, aqueducts, water-gates, reservoirs, and all fixtures and improvements connected therewith, which have been, or may hereafter be, constructed by the United States for the conveyance of the water from the Potomac River, above the Great Falls thereof, to the cities of Washington and Georgetown, together with the lands, houses, fencing-water, and other rights and appurtenances connected with the same, and belonging to the government, as also the main conduits, supply pipes, basins, hydrants, fountains, stop-cocks, sewers, drains, receiving basins, and all other fixtures connected with the same, which have been, or may hereafter be, laid down or constructed by the United States, shall be placed by the President of the United States under the immediate care, management, and superintendence of a properly qualified officer of the United States corps of engineers to be appointed by him who shall act under the Department of the Interior, and who shall make an annual report to that department in the month of November in each year, to be laid before Congress, at the commencement of their regular annual session, of the work, proceedings, repairs, casualties, and expenditures connected with the said water-works for the preceding year; and such officer, as a compensation for the duties and responsibilities imposed upon him by this act, shall receive, for his pay as said engineer, no more than his regular pay as an officer of the corps. He shall occupy the necessary apartments in one of the public buildings in the city of Washington as may be directed by the President, and shall be supplied by the government with the stationery, instruments, books, and furniture, required in the performance of his public duties. And in this office of the engineer of the Potomac Waterworks shall be kept and preserved a complete
record of all the lands and other property and matters and things enumerated in this section, and otherwise connected with or belonging to these waterworks, or which may hereafter be acquired or procured for the same.

The said engineer shall have full power and control over the said waterworks and shall regulate the manner in which the said corporations of Washington and Georgetown may tap the pipes for the supply thereof, and shall stop the same whenever it is found no more than adequate to meet the wants of the general government. The said engineer's decision on all questions connected therewith to be subject only to appeal to the Secretary of the Interior.

SEC. 2. Be it further enacted, That full power and authority are hereby given to the corporations of Washington and Georgetown, in the District of Columbia, to supply the inhabitants within their respective limits with Potomac water from the aqueduct mains or pipes, now laid or to be laid in the streets and avenues by the United States; and to make all laws and regulations for the proper distribution of the same, subject to the restrictions prescribed by this act: Provided, that no expense shall devolve upon the United States in consequence of said distribution.

SEC. 3. And be it further enacted, That the said corporations shall have authority by ordinance, act, or otherwise, to establish a scale of annual rates for the supply and use of said water, apportioned to different classes of buildings in said city, according to their size, dimensions, assessed values, exposure to fires, uses for dwellings, stores, shops, stables, manufactories, or other purposes, number of occupants, or consumption of water, measured by meter or otherwise, and to modify, alter, amend, increase, or reduce such scale, from time to time, and extend it to other description of buildings and establishments; to collect such rates or rents, when so fixed, in advance, or otherwise, through such agents or commissioners as they may authorize, from the owners or occupants of all such buildings or establishments, respectively, who may use the water therein; to stop the supply of water to any such dwelling or establishment upon a failure to pay said rate, charge, or rent; and generally to enact such laws as may be necessary to supply the inhabitants of said city of Washington with pure and wholesome water, and to carry into full and complete effect the powers herein granted. Provided, that the rates levied by the cities of Georgetown and Washington shall never be a source of revenue other than as a means of keeping up to the said cities a supply of water.

SEC. 4. And be it further enacted, That for the purpose of enabling the corporations aforesaid to carry out the provisions of this act, it shall be competent for them to borrow, in such proportions as they may deem expedient, a sum of money not exceeding one hundred and fifty thousand dollars for the city of Washington, and fifty thousand dollars for Georgetown, redeemable within a period of ten years, out of any revenue to be derived from water rents.

SEC. 5. And be it further enacted, That it shall not be lawful for any person or persons other than said corporations, or persons authorized by them, to tap or open the mains or pipes laid or to be laid by the United States for any purpose whatever under a penalty of not less than fifty nor more than five hundred dollars for each and every offence. And if any person or persons shall wilfully and maliciously break, injure, deface, or destroy any main or pipe, bend, branch, valve, hydrant, service pipe or any other fixture used for the distribution of water throughout the streets and avenues, or for its introduction into the houses, tenements, or buildings of said cities, such person or persons shall be subject to imprisonment in the county jail for a period not exceeding two years for each and every such offence.

SEC. 6. And be it further enacted, That whenever it shall become necessary to lay main pipes for the supply of water to the cities of Georgetown and Washington, the cost of the same shall be paid by the said cities,
and the engineer aforesaid is hereby prohibited from making any contracts for the same, unless approved by the corporations aforesaid, and expressly stipulated with the contractor or contractors that the payment for the same is to be made by the said corporations: Provided, That no greater number of main pipes shall be laid by the general government than are sufficient to give to said government, the necessary supply of water.

SEC. 7. And be it further enacted, That it shall be unlawful for any person or persons to do or commit any act by reason of which the supply of water, or any part thereof shall become impure, filthy, or in any way unfit for use, and that any person or persons committing any such act or acts, wilfully, knowingly, and maliciously, shall be subject to a fine of not exceeding one thousand nor less than five hundred dollars, or not exceeding three nor less than one year's confinement in the penitentiary of the District of Columbia for every such offence.

SEC. 8. And be it further enacted, That all acts or parts of acts inconsistent with this be, and the same are hereby, repealed.

SEC. 9. And be it further enacted, That the cities of Washington and Georgetown respectively shall have power to establish a complete system of sewerage in aid of the execution of the provisions of this act.

APPROVED, March 8, 1859.

CHAP. LXXXV.—An Act to provide for extending the Laws and Judicial System of the United States to the State of Oregon and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the laws of the United States which are not locally inapplicable shall have the same force and effect within the said State of Oregon as elsewhere in the United States.

SEC. 2. And be it further enacted, That the said State is hereby constituted a judicial district of the United States within which a district court with the like powers and jurisdiction, as the district court of the United States for the district of Iowa shall be established, and the judge of the said district court shall hold two regular terms of the said court, annually at the seat of government of the said State, to commence on the second Monday of April and September in each year.

SEC. 3. And be it further enacted, That the judge, attorney, and marshal of the United States for the said district of Oregon, shall reside therein, and the annual salary of the said judge shall be two thousand five hundred dollars, and the marshal and district attorney for said district, shall be entitled to the same compensation and fees as the marshal and attorney for the district of Iowa.

SEC. 4. And be it further enacted, That in all cases of appeal or writ of error heretofore prosecuted and now pending in the Supreme Court of the United States, upon any record from the supreme court of Oregon Territory, the mandate of execution or order of further proceedings shall be directed by the Supreme Court of the United States to the district court of the United States for the district of Oregon, or to the supreme court of the State of Oregon, as the nature of such appeal or writ of error may require; and each of those courts shall be the successor of the supreme court of Oregon Territory, as to all such cases, with full power to hear and determine the same, and to award mesne or final process therein.

SEC. 5. And be it further enacted, That for the purpose of trying all issues of fact triable by jury in the district court of the United States for the district of Iowa, said district shall be divided into three divisions as follows, namely: The counties of Clinton, Jones, Linn, Benton, Tama, Marshall, Grundy, Hardin, Webster, and all the counties north of the same, and east of Calhoun, Pocahontas, Palo Alto, and Emmett, shall constitute the northern division; and two regular terms of said court for the same

Mandate, &c.

Laws of the United States, extended to Oregon.

Oregon made a judicial district.

Terms of the Court.

Successors to Supreme Court of the Territory.

Iowa.

Divisions of district court.

Northern division.
Terms of Court. shall be held annually at Dubuque, to commence on the third Tuesdays of April and October.

**Sec. 6.** And be it further enacted, That the counties of Scott, Cedar, Johnson, Iowa, Pocahontas, Mahaska, Marion, Lucas, Clark, Decatur, and all the counties south and east of the same, shall constitute the southern division; and two regular terms of said court shall be held annually for said division at Keokuk, to commence on the third Tuesdays of March and September.

**Sec. 7.** And be it further enacted, That all the remaining counties of the State shall constitute the western division; and one regular term of said court shall be held on the second Tuesday of November in each year at Des Moines.

**Sec. 8.** And be it further enacted, That the provisions of the several acts of Congress, regulating the courts in the several divisions as herefore organized shall, as far as the same are applicable, apply to the courts of said district under the present division.

**Sec. 9.** And be it further enacted, That the judge of said district court shall have power to make such rules and orders, as may be necessary to carry into effect the changes provided for in this act.

**Sec. 10.** And be it further enacted, That all acts and parts of acts inconsistent with this act be, and the same are hereby, repealed.

Approved, March 8, 1859.

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March 8, 1859.

**Chap. LXXXVI.**—An Act for the Relief of Congressional Township number twenty-seven, North, of Range number six, East, in Wabash county, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the auditor of the county of Wabash, aforesaid, for the time being, be authorized and allowed to make entry in his own official name of the quantity of five hundred and thirty-seven and ninety-one hundredths acres, in legal subdivisions, of any lands of the United States, on any part of the public domain subject to private entry, at the minimum price of one dollar and twenty-five cents per acre, the same, when so entered being hereby made, and declared to be for the benefit of the inhabitants of congressional township number twenty-seven, north, of range number six, east, in the county of Wabash, and State of Indiana, and to stand in lieu of a deficit of that quantity in the amount of school lands belonging to said township, and to be held and controlled in the same manner.

**Sec. 2.** And be it further enacted, That when the said lands shall have been selected and entered as aforesaid, and duly reported to and approved by the Secretary of the Interior, he shall cause a patent or patents to issue therefor.

Approved, March 8, 1859.

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March 8, 1859.

**Chap. LXXXVII.**—An Act making an Appropriation for the Payment of the Expenses of Investigating Committees 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 ten thousand dollars be, and the same is hereby, appropriated out of any moneys in the treasury not otherwise appropriated for the payment of expenses of the several investigating committees of the House of Representatives during the present Congress, and that the same shall be added to the miscellaneous item of the contingent fund of said House with whatever now remains of the appropriations “for the engraving of maps, charts, and other plates accompanying documents ordered to be printed at the first session of the thirty-fourth Congress,” contained in “an act to supply deficiencies” approved May fifteenth, eighteen hundred and fifty-six.—Provided, that the
clerk of the House may charge to said miscellaneous item, any deficiency in the items for stationery, folding documents, and furniture and repairs of the same, in the south wing of the Capitol.

APPROVED, March 3, 1859.

CHAP. LXXXVIII.—An Act making Appropriations for the Payment of Invalid and other Pensions of the United States for the year ending the thirtieth of June, eighteen hundred and sixty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the payment of pensions for the year ending the thirtieth of June, eighteen hundred and sixty:

For invalid pensions under various acts, four hundred and thirty thousand dollars.

For pensions under acts of the eighteenth March, eighteen hundred and eighteen, fifteenth May, eighteen hundred and twenty-eight, and seventh June, eighteen hundred and thirty-two, forty thousand dollars.

For pensions to widows of those who served in the Revolutionary War, under the third section of the act of fourth July, eighteen hundred and thirty-six, the acts of seventh July, eighteen hundred and thirty-eight, third March, eighteen hundred and forty-three, seventeenth June, eighteen hundred and forty-four, second February and twenty-ninth July, eighteen hundred and forty-eight, and second section act of third February, eighteen hundred and fifty-three, two hundred and fourteen thousand dollars.

For pensions to widows and orphans, under act of third February, eighteen hundred and fifty-four, act of third February, eighteen hundred and fifty-five, and under special acts, fifty thousand dollars.

For navy invalid pensions, two thousand dollars.

For privateer invalids, one thousand dollars.

SEC. 2. And be it further enacted, That in all cases of application for the payment of pensions to invalids under the several laws of Congress granting pensions to invalids, the affidavit of two surgeons or physicians, whose credibility as such shall be certified by the magistrate before whom the affidavit is made, stating the continuance of the disability for which the pension was originally granted (describing it) and the rate of such disability at the time of making the affidavit, shall accompany the application of the first payment, which shall fall due upon a day in the fiscal year for which provision is made herein, to be declared by the Secretary of the Interior, and at the end of every two years thereafter; and if in a case of continued disability it shall be stated at a rate below that for which the pension was originally granted, the applicant shall only be paid at the rate stated in the affidavit: Provided, That where the pension shall have been originally granted for a total disability, in consequence of the loss of a limb, or other cause which cannot, either in whole or in part be removed, the above affidavit shall not be necessary to entitle the applicant to payment.

APPROVED, March 3, 1859.
THIRTY-FIFTH CONGRESS. Sess. II. Res. 1, 2, 4, 6. 1859.

RESOLUTIONS.

Jan. 17, 1859.

[No. 1.] A Resolution for the Appointment of two Regents of the Smithsonian Institution.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the vacancies in the Board of Regents of the Smithsonian Institution of the class other than members of Congress be filled by the appointment of Alexander Dallas Bache, a member of the National Institute and resident in the city of Washington, and George E. Badger, of the State of North Carolina.

APPROVED, January 17, 1859.

Jan. 26, 1859.

[No. 2.] Joint Resolution authorizing Townsend Harris, United States Consul-General at Japan, and H. C. J. Heusken, his Interpreter, respectively, to accept a snuff box from her Majesty, the Queen of England.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Townsend Harris, United States Consul-General in Japan, and H. C. J. Heusken be, and they are hereby authorized, to accept, respectively, from the Queen of England a snuff box bearing her Majesty's cypher, which it is the intention of the Queen to offer to each as a mark of her gratitude for assistance rendered by them to Lord Elgin in his negotiation of a treaty between Great Britain and Japan.

APPROVED, January 25, 1859.

Feb. 5, 1859.

[No. 4.] A Resolution authorizing the Secretary of the Treasury to convey a Portion of the Government Lot on which the United States Court-House stands in Rutland, Vermont, in Exchange for other Land adjoining said Lot.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and empowered, to convey to John B. Page, Esq., of Rutland in the State of Vermont so much from the east side of the lot of land on which the United States court-house and post-office stands in said Rutland, as in the opinion of the said Secretary will not be required for the use of the government, in exchange for other land, of equal area on the north side of and adjoining said government lot, without cost to the government, and to give and receive deeds to and from the said John B. Page for the lands so given and received in exchange.

APPROVED, February 5, 1859.

Feb. 9, 1859.

[No. 6.] A Resolution for the Payment of an unexpended Balance to the State of Georgia, on Account of Military Services.

Resolved 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 apply the unexpended balance of the amount appropriated by the act of eleventh August, eighteen hundred and forty-two, entitled "An act to provide for the settlement of the claims of the State of Georgia for the services of her militia," to the repayment to said
State of any amount which she has paid to her said militia, mentioned in said act, since the date of the passage of the same.

APPROVED, February 9, 1859.

[No. 7.] A Resolution for changing the Plan of the Custom-House at Galveston in the State of Texas.

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, to make such alterations of the dimensions and plan of the custom-house building constructing at Galveston, Texas, as he may deem best and as petitioned for by the people of Galveston: Provided, the cost, when completed, does not exceed the amount already appropriated; and provided further, that the consent in writing of the contractors and their sureties for the construction of said custom-house to such alterations shall be first had and delivered to the Secretary of the Treasury.

APPROVED, February 9, 1859.

[No. 8.] Joint Resolution giving the Consent of Congress to the Acceptance by Captain M. F. Maury and Professor A. D. Bache of Gold Medals from the Sardinian Government.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Captain M. F. Maury and Professor A. D. Bache be, and [they] are hereby, authorized to accept, respectively, a gold medal tendered to each of them by the Sardinian government as a mark of its appreciation of their scientific labors and achievements.

APPROVED, February 14, 1859.

[No. 9.] Joint Resolution in Relation to the Tobacco Trade of the United States with Foreign Nations.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the trade in tobacco with Great Britain, France, Spain, Portugal, Austria, Brazil, and other foreign nations, is clogged with restrictions and limitations wholly inconsistent with that fair and reciprocal condition of commerce which ought to exist between the United States and those nations respectively, and is therefore unsatisfactory to the States of Virginia, Kentucky, Maryland, North Carolina, Missouri, Tennessee, Ohio, and Connecticut, and other tobacco growing States, in which that article is an important, if not the chief, staple of agricultural production.

2d. Resolved, That it is the duty of the federal government to use its utmost power, by negotiations or other constitutional means, to obtain a modification or reduction on the part of said foreign nations of the duties and restrictions imposed on them on the importation of American tobacco, and to this end to employ all the diplomatic and commercial powers which the constitution has confided to it in producing a more just and equal reciprocity in a trade so deeply involving the value of that portion of the agricultural labor of the country, in which at least one fourth of the confederacy is concerned.

3d. Resolved, That the treaties of the United States with China and Japan present a fair and fitting occasion for the enlargement and extension of the tobacco trade of the United States, and it is the duty of the government of the United States to use all their exertions, within the limits of constitutional power, to foster and encourage the introduction of American tobacco as an article of use among the people of those nations.
4th. Resolved, That diplomatic negotiations with England, France, Spain, and Austria, as well as with China and Japan, ought to be commenced as soon as practicable by the government of the United States, with the view of obtaining a modification of the existing systems of revenue and taxation of those nations in respect to American tobacco, and for this purpose instructions ought to be given to our foreign ministers, consuls, and commercial agents in those nations by the Executive of the United States to use all their constitutional and legitimate functions in producing so desirable a result.

Approved, February 14, 1859.

[No. 10.] Joint Resolution to authorize the Secretary of the Treasury to sell a certain Plat of Land in the City of Petersburg, Virginia, belonging to the United States.

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 in his discretion, if deemed by him consistent with the public interest, to sell, and by deed convey to the purchaser, a piece or parcel of land lying at the southeast corner of the custom-house lot in Petersburg, Virginia, to be so laid off and defined as to make the eastern boundary of said lot a straight line from its beginning, on Tabb street, through to the lot belonging to Powell's Hotel Company; and that the proceeds of such sale be applied, if necessary, to the completion and furnishing of said custom-house building, or grading and enclosing said lot: Provided, That the Secretary of the Treasury shall fix the minimum below which the said lots shall not be sold.

Approved, February 18, 1859.

[No. 11] A Resolution conferring Rank of Senior Flag Officer on the Active Service List of the United States Navy on Captain Charles Stewart.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States, by and with the advice and consent of the Senate be, and he is hereby, authorized and empowered to confer on Captain Charles Stewart, U.S.N., of the United States navy, in recognition of his distinguished and meritorious service, the commission of senior flag officer of the United States navy on the active service list.

Approved, March 2, 1859.

[No. 12] A Resolution in Relation to the Second Section of the Act of Congress entitled "An Act to provide for the Location of certain confirmed private land claims in the State of Missouri and for other Purposes."

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the second section of the act of Congress, entitled "An act to provide for the location of certain confirmed private land claims in the State of Missouri and for other purposes," approved June second, eighteen hundred and fifty-eight, is hereby suspended in its operation and effect until the end of the thirty-sixth Congress, as that no patent or patents shall be issued, nor shall any action be had by the executive branch or department of the government, or any officer or agent thereof, under or by virtue of said section.

Approved, March 3, 1859.

[No. 14] A Joint Resolution amending an Act entitled "An Act to regulate the Compensation of Members of Congress," approved August sixteenth, eighteen hundred and fifty-six, so far as relates to such Members as shall die during their Terms of Service.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever, hereafter, any
person elected a member of the Senate or House of Representatives shall
die after the commencement of the Congress to which he shall have been
so elected, compensation shall be computed and paid to his widow, or if
no widow survive him, to his heirs at law, for the period that shall have
elapsed from the commencement of such Congress as aforesaid, to the
time of his death, at the rate of, three thousand dollars per annum: Pro-
vided, however, That compensation shall be computed and paid in all cases
for a period of not less than three months; and, Provided, further, That
in no case shall constructive mileage be computed or paid.

SEC. 2. Be it further resolved, That the compensation of each per-
son elected or appointed afterwards to supply the vacancy so occasioned,
shall hereafter be computed and paid from the time the compensation of
his predecessor is hereby directed to be computed and paid for, and not
otherwise.

SEC. 3. Be it further resolved, That the provisions of this joint res-
olution, so far as the same are beneficial to the widow or heirs at law
of members of Congress as aforesaid, shall be extended and applied to the
widows and heirs at law of members elected to the present Congress, who
have died since its commencement.

Approved, March 8, 1859.
TREATIES.

Convention between the Choctaws and Chickasaws. Concluded January 17, 1837. Approved and Confirmed March 24, 1837.*

ARTICLES of convention and agreement made on the seventeenth day of January, one thousand eight hundred and thirty-seven, between the undersigned chiefs and commissioners, duly appointed and empowered by the Choctaw tribe of red People, and John McLish, Pittman Colbert, James Brown, and James Perry, delegates of the Chickasaw tribe of Indians, duly authorized by the chiefs and head men of said people for that purpose, subject to the approval of the President and Senate of the United States.

ARTICLE I. It is agreed by the Choctaws that the Chickasaws shall have the privilege of forming a district within the limits of their country, to be held on the same terms that the Choctaws now hold it, except the right of disposing of it, which is held in common with the Choctaws and Chickasaws, to be called the Chickasaw district of the Choctaw Nation, to have an equal representation in their General Council, and to be placed on an equal footing in every other respect with any of the other districts of said nation, except a voice in the management of the consideration which is given for these rights and privileges; and the Chickasaw people to be entitled to all the rights and privileges of Choctaws, with the exception of participating in the Choctaw annuities, and the consideration to be paid for these rights and privileges, and to be subject to the same laws to which the Choctaws are; but the Chickasaws reserve to themselves the sole right and privilege of controlling and managing the residue of their funds, as far as is consistent with the late treaty between the said people and the Government of the United States, and of making such regulations and electing such officers for that purpose as they may think proper.

ARTICLE II. The Chickasaw district shall be bounded as follows, viz: beginning on the north bank of Red River, at the mouth of Island bayou, about eight or ten miles below the mouth of False Wachitta, thence running north along the main channel of said bayou to its source; thence along the dividing ridge between the Wachitta and Low Blue rivers, to the road leading from Fort Gibson to Fort Wachitta; thence along said road, to the line dividing Mushallatubbee and Pushmatahaw districts; thence, easterly, along said district line, to the source of Brushy Creek; thence, down said creek, to where it flows into the Canadian River, ten or twelve miles above the mouth of the south fork of the Canadian; thence, west, along the main Canadian River, to its source, if in the limits of the United States, or to those limits; and thence, due south to Red River, and down Red River to the beginning.

ARTICLE III. The Chickasaws agree to pay the Choctaws, as a consideration for these rights and privileges, the sum of five hundred and thirty thousand dollars; thirty thousand of which shall be paid at the time, and in the manner, that the Choctaw annuity of 1837 is paid; and the remaining five hundred thousand dollars to be invested in some safe and secure

* Published in compliance with a resolution of the Senate of the United States, dated February 9, 1859.
stocks, under the direction of the Government of the United States, redeemable within a period of not less than twenty years; and the Government of the United States shall cause the interest arising therefrom to be paid annually to the Choctaws, in the following manner: twenty thousand dollars of which to be paid, as the present Choctaw annuity is paid, for four years, and the residue to be subject to the control of the General Council of the Choctaws; and, after the expiration of the four years, the whole of said interest to be subject to the entire control of the said council.

Differences as to the construction of this agreement to be referred to the Choctaw agent.

Appeal to the President.

Both to have equal rights and privileges.

Except.

Signatures.

In testimony whereof, the parties hereto have hereunto subscribed their names and affixed their seals, at Doaksville, near Fort Towson, in the Choctaw country, on the day and year first above written.

In the presence of—

WM. ARMSTRONG, Act. Supt. West'n Ter'y,
HENRY R. CARTER, Conductor of the Chickasaw Deleg,
JOSIAH S. DOAK,
VINCE. B. TIMS,
DANIEL MCCURTAIN, U. S. Interpreter,
P. J. HUMPHREYS,
J. T. SPRAGUE, Lieut. U. S. M. Corps,
THOMAS LAFFOOR, his x mark, Chief of Oaklafalaya district,
NITUCHACHUE, his x mark, Chief of Pushmatahaw district,
JOSEPH KINCAID, his x mark, Chief of Muhalatubee district,

Commissioners of the Choctaw Nation—

P. P. PITCHLYNN, [SEAL.]
GEORGE W. HASKINS, [SEAL.]
ISRAEL FOLSOM, [SEAL.]
R. M. JONES, [SEAL.]
SILAS D. FISHER, [SEAL.]
SAMUEL WOWSTER, [SEAL.]
JOHN MCKENNEY, x
EYACHAHOFAA, x
NATHANIEL FOLSOM, x
LEWIS BRASHEARS, x
JAMES FLETCHER, x
GEORGE FUSLEY, x

Captains—

OAK-CHI-A, x
THOMAS HAYS, x
TREATY BETWEEN THE CHOCTAWS AND CHICKASAWS. JUN. 17, 1837. 575

PIS-TAM-BEE, x
HO-LAH-TA-HO-MA, x
E-YO-TAH, x
ISAAC PERRY, x
NO-WAH-HAM-BEE, x

Chickasaw delegation—
J. MOLISH,
PITMAN COLBERT,
JAMES BROWN, his x mark.
JAMES PERRY, his x mark.

In the presence of
Wm. ARMSTRONG, Acting Superintendent, Western Territory,
H. K. CARTER, Conductor of the Chickasaw Delegation,
JOSIAH S. DOAK,
VINC. B. TIMS,
DANIEL McCURTAIN, U. S. Interpreter,
R. I. HUMPHREYS,

WHEREAS a convention or agreement was made and entered into at Doaksville, in the Choctaw Country, on the seventeenth day of January, eighteen hundred and thirty-seven, by and between the Choctaw and Chickasaw Tribes of Indians, which convention or agreement was made subject to the approval of the President and Senate of the United States;

And whereas the Senate, by their resolution passed on the twenty-fifth day of February last, did approve of the said convention or agreement,

Now be it known that I, MARTIN VAN BUREN, President of the United States of America, having seen and considered the said convention or agreement, do, by these presents, declare that I approve and confirm the same, and every clause and article thereof.

Given under my hand, at the City of Washington, the twenty-fourth day of March, in the year of our Lord eighteen hundred and thirty-seven, and of the independence of the United States the sixty-first.

M. VAN BUREN.

By the President:
JOHN FORSYTH, Secretary of State.
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Sept. 3, 1839. 577

Treaty between the United States of America and the Stockbridge and Munsee Tribe of Indians.*

MARTIN VAN BUREN,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, a treaty was made at Stockbridge, in the Territory of Wisconsin, on the third day of September, one thousand eight hundred and thirty-nine, between the United States of America, by their Commissioner Albert Gallup, and the Stockbridge and Munsee tribes of Indians, who reside upon Lake Winnebago, in the Territory of Wisconsin; which treaty is word for word as follows, to wit:

Articles of a treaty made at Stockbridge, in the Territory of Wisconsin, on the third day of September, in the year of our Lord one thousand eight hundred and thirty-nine, between the United States of America, by their Commissioner, Albert Gallup, and the Stockbridge and Munsee tribes of Indians, who reside upon Lake Winnebago, in the Territory of Wisconsin.

ARTICLE I. The Stockbridge and Munsee tribes of Indians, (formerly of New York,) hereby cede and relinquish to the United States, the east half of the tract of forty-six thousand and eighty acres of land, which was laid off for their use, on the east side of Lake Winnebago, in pursuance of a treaty made by George B. Porter, Commissioner on the part of the United States, and the Menominee nation of Indians, on the twenty-seventh day of October, one thousand eight hundred and thirty-two. The said east half, hereby ceded, to contain twenty-three thousand and forty acres of land, to be of equal width at the north and south ends, and to be divided from the west half of said tract of forty-six thousand and eighty acres, by a line to be run parallel to the east line of said tract. The United States to pay therefor, one dollar per acre at the time and in the manner hereinafter provided.

ARTICLE II. Whereas, a portion of said tribes, according to a census or roll taken, and hereunto annexed, are desirous to remove west, and the others to remain where they now are; and whereas the just proportion of the emigrating party in the whole tract of forty-six thousand and eighty acres, is eight thousand seven hundred and sixty-seven and three fourths acres of land, it is agreed that the United States pay to the said emigrating party, the sum of eight thousand seven hundred and sixty-seven dollars and seventy-five cents, as a full compensation for all their interest in the lands held by the party who remain, as well as in the lands hereby ceded to the United States.

ARTICLE III. Whereas the improvements of the emigrating party are on that part of the original tract which is reserved and still held by the party who remain in Stockbridge, and it is but equitable that those who remain should pay those who emigrate for such improvements; it is agreed that the United States shall pay to the emigrating party the sum of three thousand eight hundred and seventy-nine dollars and thirty cents, the appraised value of said improvements; and it is hereby agreed and expressly understood, that the moneys payable to the emigrating party

* Published in compliance with a resolution of the Senate of the United States, dated February 9, 1869.

VOL. XII. TREATY—76
shall be distributed among the heads of families according to the schedule herein annexed, the whole amount to be paid to the emigrating party, under this and the preceding article being the sum of twelve thousand six hundred and forty-seven dollars and five cents.

**Payment of balance.**

**Article IV.** The balance of the consideration money for the lands hereby ceded, (after deducting the sums mentioned in the second and third Articles,) amounting to the sum of ten thousand three hundred and ninety-two dollars and ninety-five cents, is to be paid to, and invested for the benefit of, such of the Stockbridge and Munsee-tribes of Indians (numbering three hundred and forty-two souls) as remain at their present place of residence at Stockbridge on the east side of Winnebago Lake, as follows:

Six thousand dollars of said sum to be invested by the United States in public stocks at an interest of not less than five per cent. per annum as a permanent school fund; the interest of which shall be paid annually to the sachem and counsellors of their tribes, or such other person as they may appoint to receive the same, whose receipt shall be a sufficient voucher therefor; and the balance thereof amounting to four thousand three hundred and ninety-two dollars and ninety-five cents, shall be paid to the said sachem and counsellors, or to such person as they may appoint to receive the same, whose receipt shall be a sufficient voucher therefor.

**Mode of payment.**

**Article V.** The moneys herein secured to be paid by the United States to the Stockbridge and Munsee tribes, amounting in all to twenty-three thousand and forty dollars, are to be paid in manner aforesaid, in one year from the date hereof, or sooner if practicable.

**To be paid in one year.**

**United States will pay expense of removal west.**

**Article VI.** It is agreed that an exploring party, not exceeding three in number, may visit the country west, if the Indians shall consider it necessary, and that whenever those who are desirous of emigrating shall signify their wish to that effect, the United States will defray the expenses of their removal west of the Mississippi, and furnish them with subsistence for one year after their arrival at their new homes. The expenses of the exploring party to be borne by the emigrants.

**Article VII.** Whereas there are certain unliquidated claims and accounts existing between the emigrating party and those who remain where they now are, which it is now impossible to liquidate and adjust; it is hereby agreed that the same shall be submitted to the agent of the United States who shall be appointed to make the payments under this treaty, and that his decision shall be final thereon.

In witness whereof, we have hereunto set our hands and seals this third day of September, in the year of our Lord one thousand eight hundred and thirty-nine.

ALBERT GALLUP, [L. S.]
Commissioner on the part of the United States.

AUSTIN E. QUINNEY, [L. S.]
Sachem.

THOMAS T. HENDRICK, [L. S.]

JOHN METOXEN, [L. S.]

JACOB CHICKS, [L. S.]

ROBERT KONKAPOT, his x mark. [L. S.]

CAPT. PORTER, Munsee Chief, his x mark. [L. S.]

JAMES RAIN, Munsee War Chief, his x mark. [L. S.]

STOCKBRIDGES.

TIMOTHY JOURDAN, [L. S.]

BENJ. PALMER, his x mark. [L. S.]

JOHN N. CHICKS, [L. S.]

JOHN W. QUINNEY, [L. S.]

JOHN P. QUINNEY, [L. S.]

JOHN W. NEWCOMB, [L. S.]
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Sept. 3, 1889. 579

THOMAS S. BRANCH, [L. s.]
LEVI KONKAPOT, his x mark. [L. s.]
JOHN LITTLEMAN, [L. s.]
PETER SHERMAN, his x mark. [L. s.]
J. L. CHICKS, [L. s.]

Munsee.
JOHN KILLSNAKE. [L. s.]

Stockbridge.

JEREMIAH SLINGERLAND, [L. s.]
JONAS THOMPSON, his x mark. [L. s.]
ELI HENDRICK, [L. s.]
ELISHA KONKAPOT, his x mark. [L. s.]
HENRY SKICKET, [L. s.]
SIMON S. METOXEN, [L. s.]
SAMUEL MILLER, [L. s.]
GERRET THOMPSON, his x mark. [L. s.]
DANIEL DAVID, [L. s.]
ZIBA T. PETERS, [L. s.]
SIMEON KINKAPOT, his x mark. [L. s.]
DAVID ABRAMS, his x mark. [L. s.]
JONAS KONKAPOT, his x mark. [L. s.]
DAVID CALVIN, his x mark. [L. s.]
BENJAMIN PYE, sen., his x mark. [L. s.]
AARON NINHAM, [L. s.]

Signed and sealed in presence of
A. S. KELLOGG.
CUTTING MARSH.
CLARK WHITNEY.
JOHN DEEN.
JOHN WILBER.
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Sept. 3, 1839

Roll and Schedule referred to in Articles II. and III. of the foregoing Treaty.

<table>
<thead>
<tr>
<th>Names of heads of families of emigrating party</th>
<th>No. of each family</th>
<th>No. of acres of land to each family</th>
<th>Value of lands and improvements, in dollars and cents</th>
<th>Appraised value of improvements, in dollars and cents</th>
<th>Total value of lands and improvements, and paid to head of each family</th>
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<td>214.00</td>
<td>214.00</td>
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</table>

Now, therefore, be it known, that I, MARTIN VAN BUREN, President of the United States of America, having seen and considered said treaty, do, in pursuance of the advice and consent of the Senate as expressed in their resolution of the 18th day of May, one thousand eight hundred and forty, accept, ratify, and confirm the same, and every article and clause thereof.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, having signed the same with my hand.

Done at the City of Washington, the sixteenth day of May, one thousand eight hundred and forty, and of the Independence of the United States the sixty-fourth.

M. VAN BUREN.

By the President:

JOHN FORSYTH, Secretary of State.
TREATY WITH THE WYANDOTT INDIANS. MARCH 17, 1842.

Treaty between the United States of America and the Wyandott Nation of Indians.*

JOHN TYLER.

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, a treaty was made and concluded at Upper Sandusky, Crawford county, Ohio, on the seventeenth day of March, in the year of our Lord one thousand eight hundred and forty-two, between John Johnston, commissioner on the part of the United States, and the chiefs, counsellors, and headmen of the Wyandott nation of Indians, in full council assembled, on the other part:

And whereas said treaty having been submitted to the Senate for its constitutional action thereon, the Senate did, on the seventeenth day of August one thousand eight hundred and forty-two, advise and consent to the ratification of said treaty with certain amendments:

And whereas, the said Indians did, by their chiefs and counsellors, in full council assembled, on the sixteenth day of September, one thousand eight hundred and forty-two, give their free and voluntary assent to the amendments made by the Senate in the resolution aforesaid; which treaty, resolution of the Senate making the amendments to said treaty, and the assent of the Indians to said amendments, are in the words following, to wit:

JOHN TYLER, President of the United States of America, by Negotiators.

John Johnston, formerly Agent for Indian Affairs, now a citizen of the State of Ohio, commissioner duly authorized and appointed to treat with the Wyandott nation of Indians for a cession of all their lands lying and being within the States of Ohio and Michigan; and the duly constituted chiefs, counsellors, and headmen of the said Wyandott nation, in full council assembled, on the other part; have entered into the following articles and conditions, viz.

ARTICLE I. The Wyandott nation of Indians do hereby cede to the United States all that tract of land situate lying and being in the county of Crawford and State of Ohio, commonly known as the residue of the large Reserve, being all of their remaining lands within the State of Ohio, and containing one hundred and nine thousand one hundred and forty-four acres, more or less. The said nation also hereby cedes to the United States all their right and title to the Wyandott Reserve on both sides of the River Huron, in the State of Michigan, containing four thousand nine hundred and ninety-six acres, being all the remaining lands claimed or set apart for the use of the Wyandott within the State of Michigan; and the United States hereby promises to pay the sum of five hundred dollars towards the expenses of removing the Indians to the River Huron to Upper Sandusky. But before the latter clause of this article is binding on the contracting parties, the consent of the headmen of the River Huron Wyandotts is to be had in writing.

ARTICLE II. In consideration of the foregoing cession, the United States hereby grant to the aforesaid Wyandott nation, a tract of land west of the Mississippi River, [in a square or oblong form, as the chiefs of said nation may prefer,] to contain one hundred and forty-eight thousand acres, and to be located upon any lands owned by the United States, now set apart, or*

* Published in compliance with a resolution of the Senate of the United States, dated February 9, 1859.
TREATY WITH THE WYANDOTT INDIANS. MARCH 17, 1842.

Part in future may be set apart for Indian use, and not already assigned to any other tribe or nation, [and the United States having reserved three sections of land of six hundred and forty acres each, within the Shawanoese territory, immediately below the junction of the Kanza River with the Missouri, for the purposes of erecting a fort thereon, and it being no longer necessary to be retained for that use, they are hereby ceded to the said Wyandott nation, both of these cessions to be made in fee simple to the Wyandotts, and to their heirs forever.]}

ARTICLE III. The United States agree to pay the Wyandott nation a perpetual annuity of seventeen thousand five hundred dollars in specie, the first payment to be made within the present year, 1842, to enable the nation the more speedily to remove to their new home in the west; — this includes all former annuities.

ARTICLE IV. The United States agree to make a permanent provision of five hundred dollars per annum, for the support of a school, to be under the direction of the chiefs, and for no other purpose whatever, the first payment to be made three years hence, and afterwards at the payment of the annuity in each succeeding year.

ARTICLE V. The United States agree to pay the Wyandott the full value of their improvements in the country hereby ceded by them in Ohio and Michigan, which valuation shall be made by two persons to be appointed by the President of the United States, who shall be sworn faithfully to do justice to the parties, the amount of such valuation to be paid at any time after the 1st day of April, 1845, as shall be acceptable to the Wyandott chiefs, to meet their arrangements for emigrating.

ARTICLE VI. The United States hereby agree to pay the debts due by members of the Wyandott nation to citizens of the United States, amounting to * dollars in conformity to a schedule hereto annexed.

ARTICLE VII. The Wyandotts shall be allowed the use and occupancy of their improvements until the 1st of April, 1844, on the condition that they nor any persons claiming or occupying under them by lease or otherwise shall not commit waste or damage on the premises hereby ceded, but this is not to prevent the United States from surveying and selling the land at any time previous to the said 1st day of April, 1844.

ARTICLE VIII. The United States engage to provide and support a blacksmith and an assistant blacksmith for the Wyandott nation, and to furnish annually a sufficient quantity of iron, steel, coal, files, tools, and all other things necessary and proper in such an establishment, and to erect a suitable shop and house or houses for the residence of the blacksmith and his assistant.

ARTICLE IX. The United States engage to maintain and support a sub-agent and interpreter to reside among the Wyandotts, to aid them in the protection of their persons and property, and to manage their intercourse with the Government and citizens of the United States.

ARTICLE X. The buildings and farm occupied by the mission of the Methodist Episcopal Church, shall remain in possession of the present incumbents until the 1st day of April, 1844, and permission is hereby given to harvest and remove the crop of fall grain which may be then sown.

ARTICLE XI. All persons identified as members of the Wyandott nation, and their heirs, and who may emigrate to the west, shall participate equally in the benefits of the annuity, and all other national privileges, and it is expressly understood that these who do not emigrate, and any that may hereafter cease to remain with the nation, will not be entitled to the benefits and privileges aforesaid.

ARTICLE XII. Whereas by the 8th article of the treaty of Miami Rapids of September 29th, 1817, there was granted unto Horonua, or

* Blank filled by Senate amendment, (post, p. 147.) with twenty-three thousand eight hundred and sixty.
Creehoke Boy, a Wyandott chief, one section of land to contain six hundred and forty acres, and whereas the said Horônù did, during his lifetime, sell and convey to James Whitaker one quarter-section of said land containing 160 acres, which sale was confirmed by the President of the United States. The said Horônù died in the month of March, 1826, having by his last will bequeathed the remaining three quarter-sections, containing 480 acres, to Squeendehtee and Sooharress, or Isaac Williams, they being the nearest of kin to the deceased, now to the intent that the purposes of the testator may be fully complied with, it is hereby agreed the 480 acres of land, as aforesaid, shall be immediately sold under the directions of the President of the United States, and the nett proceeds, after deducting all expenses, be paid over to the heirs aforesaid.

**ARTICLE XIII.** The chiefs of the Wyandott nation hereby agree to remove their whole people to the west of the Mississippi River without any other cost to the United States than the sum of ten thousand dollars; five thousand dollars of which is to be paid the said chiefs when the first detachment of their people sets out on their journey to the west, and the remaining five thousand dollars on the arrival of the whole nation at the place of their destination in the west.

**ARTICLE XIV.** The United States agree to grant by patent in fee simple to each of the following named persons, and their heirs, all of whom are Wyandotte by blood or adoption, one section of land of six hundred and forty acres each, out of any lands west of the Mississippi *River* set apart for Indian use, not already claimed or occupied by any person or tribe, viz: Silas Armstrong, John M. Armstrong, Matthew R. Walker, William Walker, Joel Walker, Charles B. Garrett, George Garrett, George J. Clark, Irwin P. Long, Ethan A. Long, Joseph L. Tenney, Robert Robertaille, Jared S. Dawson, Joseph Newell, John T. Walker, Peter D. Clark, James Rankin, Samuel McCulloch, Elliot McCulloch, Isaiah Walker, William M. Tenney, Henry Clay Walker, Ebenezer Z. Reed, and Joel Walker Garrett, and to the following chiefs and councillors one section each, Francis A. Hicks, James Washington, Squeendehtee, Henry Jaques, Tauroonee, Doctor Grey Eyes, George Armstrong, Warpole, John Hicks, Peacock, and George Punch. The lands hereby granted to be selected by the grantees, surveyed and patented at the expense of the United States, but never to be conveyed by them or their heirs without the permission of the President of the United States.

**ARTICLE XV.** The United States agree to pay to William Walker and Joel Walker, each, the sum of two hundred and fifty dollars, and to John M. Armstrong the sum of one hundred and fifty dollars, for services rendered as interpreters in the progress of the negotiation; and to Warpole, a former chief of the Wyandott nation, one hundred and fifty dollars, money expended by him as one of the party who accompanied Joseph McCutchen, a former commissioner of the United States, to the city of Washington in September, 1849.

**ARTICLE XVI.** In the year 1812 the houses, barns, stables, fences, horses, cattle, and hogs, with farming utensils and household furniture, to a large amount, the property of the late William Walker, of Brownstown, in the Territory of Michigan, was destroyed by the enemy, while in the occupancy of the United States forces; and by reason of his attachment to the cause of his country, being a native citizen, taken prisoner in early life by the Wyandott Indians, intermarried, and ever after living among them, the evidence of all which is ample and conclusive. There is therefore granted unto Catharine Walker, widow of the said William Walker, and to his heirs, the sum of three thousand dollars, in full satisfaction of their claim, to be paid by the United States to her or them, after the ratification of this treaty.

* The word "Missouri" substituted for "Mississippi" by Senate amendment. "Post, p. 147."
ARTICLE XVII. There shall be reserved from sale, and forever devoted to public use, two acres of ground as near as can be in a square form, to include the stone meeting-house and burying-ground near to and north of Upper Sandusky, one acre to include the burying-ground on the bank near the council-house at Upper Sandusky, and one half acre to include the burying-ground on the farm of Silas Armstrong, which several lots of ground shall forever remain open and free to all persons for the purpose of interment, and houses of worship, and for no other purposes whatever.

When to take effect.

ARTICLE XVIII. This treaty shall take effect and be obligatory on the contracting parties, as soon as the same shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof.

Signature.
March 17, 1842.

In testimony whereof the said John Johnston, commissioner as aforesaid, and the chiefs and councillors and headmen of the Wyandott nation in open council, at the council-house at Upper Sandusky in the county of Crawford, and the State of Ohio, on the seventeenth day of March, in the year of our Lord one thousand eight hundred and forty-two, have set their names.

[SEAL.]

JOHN JOHNSTON.
FRAN. A. HICKS, Principal Chief.
JAMES WASHINGTON,
SQUEENDEHTEE,
HENRY JAQUIS,
TAUROONE,
GEORGE ARMSTRONG,
DOCTOR GREY EYES,

Signed in presence of us,

JOHN W. BEAR, Sub Indian Agent,
JAMES RANKIN, U. S. Interpreter,
G. C. WORTH,
JOHN CART,
SAMUEL NEWELL,
STEPHEN FOWLER,
CHARLES GRAHAM,
JOHN WALKER,
CHESTER WELLS,
I. DUDDELESON,
ANDREW GARDNER, Juf.,
JOHN JUSTUS.

IN THE SENATE OF THE UNITED STATES,
August 17, 1842.

Amendments.
Resolved, (two thirds of the senators present concurring therein,) That the Senate advise and consent to the ratification of the treaty between the United States of America and the Wyandott nation of Indians, concluded at Upper Sandusky, Crawford county, Ohio, on the 17th March, 1842, with the following amendments:—

ARTICLE II. Lines 4 and 5, strike out the words "in a square or oblong form as the chiefs of said nation may prefer."

ARTICLE II. From the word nation in line 10, strike out to the end of that article the following words: "and the United States having reserved three sections of land of six hundred and forty acres each, within the Shawnoese territory, immediately below the junction of the Kanza River with the Missouri, for the purpose of erecting a fort thereon; and it being no longer necessary to be retained for that use, they are hereby ceded to
the said Wyandott nation, both of these cessions to be made in fee simple to the Wyandotts and to their heirs forever.

**ARTICLE VI.** Insert in the blank line 4, the following words: "twenty-three thousand eight hundred and sixty."

**ARTICLE XIV.** Line 6, strike out "Mississippi," and insert Missouri.

Attest: (Signed) ASBURY DICKINS,

Secretary.

We, the undersigned, chiefs and counsellors of the Wyandott nation of Indians, residing in the State of Ohio, and representing also the Wyandotts of the River Huron, in Michigan, do hereby give our free and voluntary assent to the foregoing amendments made by the Senate of the United States on the 17th day of August, one thousand eight hundred and forty-two, to the treaty concluded by us with the United States on the 17th day of March, 1842, the same having been submitted and fully explained to us by John Johnston, commissioner on the part of the United States for that purpose, in full council assembled.

In testimony whereof, we have hereunto set our hands and affixed our seals, respectively, at Upper Sandusky, Ohio, the sixteenth day of September, one thousand eight hundred and forty-two.

HENRY JACQUES, Principal Chief,

JAMES WASHINGTON,

DOCTOR GREY EYES,

GEORGE PUNCH, sen.,

TAUROOMEE,

JAMES BIG TREE,

FRANCIS A. HICKS,

In presence of us,

JOHN JOHNSTON, U. S. Commissioner,

JAMES RANKIN, U. S. Interpreter,

JOHN CART,

JOSEPH CHAFFEE,

JAMES WHEELER, Missionary to the Methodist Episcopal Church,

Wyandott,

WILLIAM M. BUELL,

CHAS. GRAHAM,

H. J. STARR.

Now therefore, be it known, that I, JOHN TYLER, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the seventeenth day of August, one thousand eight hundred and forty-two, accept, ratify, and confirm the said treaty, with the amendments set forth in the said resolution.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, having signed the same with my hand.

Done at the City of Washington, the fifth day of October, in the year of our Lord one thousand eight hundred and forty-two, and of the Independence of the United States the sixty-seventh.

JOHN TYLER.

By the President.

FLETCHER WEBSTER, Acting Secretary of State.

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TREATIES.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. Nov. 25, 1850.

A PROCLAMATION.

WHEREAS a general convention of friendship, reciprocal establishments, commerce, and for the surrender of fugitive criminals, between the United States of America and the Swiss Confederation, was concluded and signed by their respective plenipotentiaries, in the city of Berne, on the twenty-fifth day of November, eighteen hundred and fifty; which convention, as subsequently amended by competent authorities of the respective governments, and being in the English and French languages, is word for word as follows:

The United States of America and the Swiss Confederation, equally animated by the desire to preserve and to draw more closely the bonds of friendship which so happily exist between the two republics, as well as to augment, by all the means at their disposal, the commercial intercourse of their respective citizens, have mutually resolved to conclude a general convention of friendship, reciprocal establishments, commerce, and for the surrender of fugitive criminals.

For this purpose, they have appointed as their plenipotentiaries, to wit:

The President of the United States, A. Dudley Mann, special agent of the United States on a mission to the Swiss Confederation; and the Swiss Federal Council, Henry Druey, President of the Swiss Confederation, Director of the Political Department, and Frederick Frey-Hérosée, member of the Federal Council, Director of the Department of Commerce and of Tolls; who, after a communication of their respective full powers, have agreed to the following articles:

ARTICLE I.

The citizens of the United States of America and the citizens of Swit-
Switzerland shall be admitted and treated upon a footing of reciprocal equality in the two countries, where such admission and treatment shall not conflict with the constitutional or legal provisions, as well federal as State and cantonal, of the contracting parties. The citizens of the United States and the citizens of Switzerland, as well as the members of their families, subject to the constitutional and legal provisions aforesaid, and yielding obedience to the laws, regulations, and usages of the country wherein they reside, shall be at liberty to come, go, sojourn temporarily, domiciliate or establish themselves permanently, the former in the cantons of the Swiss Confederation, the Swiss in the States of the American Union, to acquire, possess, and alienate therein property, (as is explained in article V;) to manage their affairs; to exercise their profession, their industry, and their commerce; to have establishments; to possess warehouses; to consign their products and their merchandise, and to sell them by wholesale or retail, either by themselves or by such brokers or other agents as they may think proper; they shall have free access to the tribunals, and shall be at liberty to prosecute and defend their rights before courts of justice in the same manner as native citizens, either by themselves or by such advocates, attorneys, or other agents as they may think proper to select. No pecuniary or other more burdensome condition shall be imposed upon their residence or establishment, or upon the enjoyment of the above-mentioned rights, than shall be imposed upon citizens of the country where they reside, nor any condition whatever to which the latter shall not be subject.

Liberties granted.

Restriction on said liberties. The foregoing privileges, however, shall not extend to the exercise of political rights, nor to a participation in the property of communities, corporations, or institutions of which the citizens of one party, established in the other, shall not have become members or co-proprietors. Suiiis seront admis et traités sur un pied d'égalité réciproque dans les deux pays, lorsque cette admission et ce traitement n'auront rien de contraire aux dispositions constitutionnelles ou légales, tant fédérales que des États et des cantons des parties contractantes. Les citoyens des États Unis et les citoyens de la Suisse, ainsi que les membres de leurs familles, pourvu qu'ils se conforment aux dispositions constitutionnelles et légales ci-dessus mentionnés et qu'ils obéissent aux lois, règlements et usages du pays où ils résideront, pourront aller, venir, séjourner temporairement, prendre un domicile fixe et s'établir dans un lieu, posséder, et aliéner des propriétés, (ainsi qu'il est expliqué à l'art. V;) y gérer leurs affaires; y exercer leur profession, leur industrie, et leur commerce; y avoir des établissements; y tenir des magasins; y consigner leurs produits, et leurs marchandises, les vendre en gros ou en détail, tant par eux-mêmes que par tels courtiers ou autres agents qu'ils jugeront convenable; ils auront libre accès devant les tribunaux et pourront faire valoir leurs droits en justice, à l'instar des nationaux, soit par eux-mêmes, soit par tels avocats, avoués, ou autres agents qu'ils jugeront convenable de choisir. On ne pourra leur imposer pour la résidence ou l'établissement, ou pour l'exercice des droits mentionnés plus haut, aucune condition pécuniaire ou autre, plus onéreuse qu'aux citoyens du pays dans lequel ils résident, ni aucune condition à laquelle ceux-ci ne seraient pas tenus.
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ARTICLE II.

The citizens of one of the two countries, residing or established in the other, shall be free from personal military service; but they shall be liable to the pecuniary or material contributions which may be required, by way of compensation, from citizens of the country where they reside, who are exempt from the said service.

No higher impost, under whatever name, shall be exacted from the citizens of one of the two countries, residing or established in the other, than shall be levied upon citizens of the country in which they reside, nor any contribution whatsoever to which the latter shall not be liable.

In case of war, or of expropriation for purposes of public utility, the citizens of one of the two countries, residing or established in the other, shall be placed upon an equal footing with the citizens of the country in which they reside with respect to indemnities for damages they may have sustained.

ARTICLE III.

The citizens of one of the two republics, residing or established in the other, who shall desire to return to their country, or who shall be sent thither by a judicial decision, by an act of police, or in conformity with the laws and regulations on morals and mendicity, shall be received at all times and under all circumstances, they, their wives, and their legitimate issue, in the country to which they belong, and in which they shall have preserved their rights in conformity with the laws thereof.

ARTICLE IV.

In order to establish their character as citizens of the United States of America, or as citizens of Switzerland, persons belonging to the two contracting countries shall be bearers of passports, or of other papers in due form, certifying their nationality, as well as that of the

ARTICLE II.

Les citoyens de l’un des deux pays, résidant ou établis dans l’autre, seront affranchis du service militaire personnel; mais ils seront tenus aux prestations péreniaires ou matérielles, imposées, par compensation, aux citoyens du pays où ils résident, libérés de ce service.

On ne pourra exiger des citoyens de l’un des deux pays résidant ou établis dans l’autre, aucun impôt, à quelque titre que ce soit, plus élevé que ceux auxquels sont soumis les citoyens du pays dans lequel ils résident, non plus qu’aucune contribution quelconque qui ne serait pas exigée de ces derniers.

En cas de guerre ou d’expropriation pour cause d’utilité publique, les citoyens de l’un des deux pays résidant ou établis dans l’autre seront assimilés aux citoyens du pays où ils résident, en ce qui concerne les indemnités pour les dommages qu’ils auront éprouvés.

ARTICLE III.

Les citoyens de l’une des deux républiques, résidant ou établis dans l’autre, qui voudront retourner dans leur pays, ou qui y seront renvoyés par sentence du juge, par mesure de police, ou d’après les lois et règlements sur les mœurs et la mendicité, seront reçus en tout temps et en toute circonstance, eux, leurs femmes et leurs descendants légitimes, dans le pays dont ils sont originaires et où ils auront conservé leurs droits conformément aux lois.

ARTICLE IV.

Afin de constater leur qualité de citoyens des États-Unis d’Amérique ou de citoyens Suisses, les ressortissants des deux pays contractants devront être porteurs de passeports, ou d’autres papiers en due forme, attestant leur nationalité, ainsi que celle des membres de leur famille,
members of their family, furnished
or authenticated by a diplomatic or
consular agent of their nation, resid-
ing in the one of the two countries
which they wish to inhabit.

**ARTICLE V.**

The citizens of each one of the
contracting parties shall have power
to dispose of their personal property
within the jurisdiction of the other,
by sale, testament, donation, or in
any other manner; and their heirs,
whether by testament, or ab intestate,
or their successors, being citi-
zens of the other party, shall suc-
cceed to the said property, or inherit
it, and they may take possession
thereof, either by themselves or by
others acting for them; they may
dispose of the same as they may
think proper, paying no other
charges than those to which the
inhabitants of the country wherein
the said property is situated shall
be liable to pay in a similar case.
In the absence of such heir, heirs,
or other successors, the same care
shall be taken by the authorities for
the preservation of the property
that would be taken for thepreser-
vation of the property of a native
of the same country, until the law-
ful proprietor shall have had time to
take measures for possessing himself
of the same.

The foregoing provisions shall be
applicable to real estate situated
within the States of the American
Union, or within the cantons of the
Swiss Confederation, in which for-
egnereis shall be entitled to hold or
inherit real estate.

But in case real estate situated
within the territories of one of the
contracting parties should fall to a
citizen of the other party, who, on
account of his being an alien, could
not be permitted to hold such prop-
erty in the State or in the canton in
which it may be situated, there shall
be accorded to the said heir, or
other successor, such term as the
laws of the State or canton will
permit to sell such property; he
shall be at liberty at all times to
withdraw and export the proceeds
et délivrés ou visés par un agent
diplomatique ou consulaire de leur
nation, résidant dans celui des deux
pays où ils veulent habiter.

**ARTICLE V.**

Les citoyens de chacune des par-
ties contractantes pourront libre-
ment disposer de leurs biens per-
sonnels, sis dans la juridiction de
l'autre, soit par vente, testament,
donation, ou de toute autre manière,
eur leurs héritiers testamentaires ou
ab intestato, ou leurs successeurs
quelconques, citoyens de l'autre par-
tie, acquerront ces dits biens ou en
hériteront, et ils pourront en pren-
dre possession, eux-mêmes ou par
fondés de pouvoirs; ils pourront en
disposer comme ils l'entendront,
n'ayant à payer d'autres droits que
cesauxquels sont soumis en pareil
cas les habitants mêmes du pays
dans lequel ces biens sont situés.
En l'absence de l'héritier, ou des
héritiers ou des autres successeurs,
l'autorité prendra, pour la conserva-
tion des dits biens, les mêmes soins
que s'il s'agissait de la conservation
des biens d'un natif du même pays,
et cela jusqu'à ce que le proprié-
taire légal des biens ait pu prendre
les mesures convenables pour les
recevoir.

Les dispositions ci-dessus s'appli-
queront en plein aux propriétés
immobilières sises dans les États
de l'Union Américaine ou dans les
cantons de la Confédération Suisse
dans lesquels les étrangers sont ad-
mis à la possession en nature ou à
l'héritage de propriétés foncières.

Mais si des propriétés immobi-
lières sises sur le territoire de l'une
des parties contractantes, venaient à
échoir à un citoyen de l'autre partie,
qui à cause de sa qualité d'étranger,
ne serait pas admis à la possession
en nature de ces propriétés, dans
l'État ou dans le canton dans lequel
elles sont situées, il serait accordé à
cet héritier ou successeur quel-
conque tel terme que les lois de
l'État ou du canton le permettent
pour vendre ces propriétés; il
pourra toujours en retirer et ex-
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thereof without difficulty, and without paying to the government any other charges than those which, in a similar case, would be paid by an inhabitant of the country in which the real estate may be situated.

ARTICLE VI.

Any controversy that may arise among the claimants to the same succession, as to whom the property shall belong, shall be decided according to the laws and by the judges of the country in which the property is situated.

ARTICLE VII.

The contracting parties give to each other the privilege of having, each, in the large cities and important commercial places of their respective States, consuls and vice-consuls of their own appointment, who shall enjoy the same privileges and powers, in the discharge of their duties, as those of the most favored nations. But before any consul [or vice-consul] shall act as such, he shall, in the ordinary form, be approved of by the government to which he is commissioned.

In their private and business transactions, consuls and vice-consuls shall be submitted to the same laws and usages as private individuals, citizens of the place in which they reside.

It is hereby understood that in case of offence against the laws by a consul or a vice-consul, the government to which he is commissioned may, according to circumstances, withdraw his exequatur, send him away from the country, or have him punished in conformity with the laws, assigning to the other government its reasons for so doing.

The archives and papers belonging to the consulates shall be respected inviolably, and under no pretext whatever shall any magistrate, or other functionary, visit, seize, or in any way interfere with them.

ARTICLE VI.

Les contestations qui pourraient s'élever entre les prétendants à une succession, sur la question de savoir à qui les biens doivent appartenir, seront portées devant les tribunaux et jugés d'après les lois du pays dans lequel la propriété est située.

ARTICLE VII.

Les parties contractantes s'accordent mutuellement le droit d'avoir, dans les grandes villes et les places de commerce importantes de leurs États respectifs, des consuls et des vice-consuls, nommés par elles, qui jouiront, dans l'exercice de leurs fonctions, des mêmes privilèges et des mêmes pouvoirs, que ceux des nations les plus favorisées. Mais avant qu'un consul ou un vice-consul puisse agir en cette qualité, il devra avoir été reconnu dans la forme ordinaire, par le gouvernement auprès duquel il est accrédité.

Pour leurs affaires privées et commerciales les consuls et vice-consuls seront soumis aux mêmes lois et aux mêmes usages que les particuliers, citoyens de l'endroit où ils résident.

Il est entendu qu'en cas d'infraction aux lois par un consul ou un vice-consul, le gouvernement auprès duquel il est accrédité, pourra, suivant les circonstances, lui retirer l'exequatur, le renvoyer du pays ou le faire punir conformément aux lois, en faisant savoir à l'autre gouvernement les raisons qui l'ont déterminé.

Les archives et les papiers appartenant aux consulats seront inviolablement respectés, et aucun magistrat, ni aucun autre fonctionnaire ne pourra, sous quelque prétexte que ce soit, les visiter, les saisir, ou s'y immiscer d'une manière quelconque.
Each nation to have rights of "the most favored nation," respecting imports, exports, and transit of products.

In all that relates to the importation, exportation, and transit of their respective products, the United States of America and the Swiss Confederation shall treat each other reciprocally, as the most favored nation, union of nations, State, or society, as is explained in the following articles:

Neither of the contracting parties shall impose any higher or other duties upon the importation, exportation, or transit of the natural or industrial products of the other, than are or shall be payable upon the like articles, being the produce of any other country, not embraced within its present limits.

In order the more effectually to attain the object contemplated in article VIII, each of the contracting parties hereby engages not to grant any favor in commerce to any nation, union of nations, State, or society, which shall not immediately be enjoyed by the other party.

Should one of the contracting parties impose differential duties upon the products of any nation, the other party shall be at liberty to determine the manner of establishing the origin of its own products, destined to enter the country by which the differential duties are imposed.

The Swiss territory shall remain open to the admission of articles arriving from the United States of America: in like manner, no port of the said States shall be closed to articles arriving from Switzerland, provided they are conveyed in vessels of the United States, or in vessels of any country having free ports.
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access to the ports of said States. Swiss merchandise arriving under the flag of the United States, or under that of one of the nations most favored by them, shall pay the same duties as the merchandise of such nation; under any other flag it shall be treated as the merchandise of the country to which the vessel belongs.

In case of shipwreck and of salvage on the coasts of the United States, Swiss merchandise shall be respected and treated as that belonging to citizens of the said States.

The United States consent to extend to Swiss products, arriving or shipped under their flag, the advantages which are or shall be enjoyed by the products of the most favored nation arriving or shipped under the same flag.

It is hereby understood that no stipulation of the present article shall in any manner interfere with those of the four foregoing articles, nor with the measures which have been or shall be adopted by either of the contracting countries in the interest of public morality, security, or order.

ARTICLE XIII.

The United States of America and the Swiss Confederation, on requisitions made in their name through the medium of their respective diplomatic or consular agents, shall deliver up to justice persons who, being charged with the crimes enumerated in the following article, committed within the jurisdiction of the requiring party, shall seek asylum or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so established as to justify their apprehension and commitment for trial if the crime had been committed in the country where the persons so accused shall be found.

ARTICLE XIV.

Persons shall be delivered up, according to the provisions of this

Arrivant sous pavillon des États Unis, ou sous celui d’une des nations les plus favorisées, les marchandises Suses paieront les mêmes droits, que celle de cette dernière nation; sous un autre pavillon, elles seront traitées comme les marchandises du pays auquel appartient le navire.

En cas de naufrage et de sauvetage sur les côtes des États Unis, les marchandises Susses seront considérées et traitées comme celles appartenant à des citoyens des États Unis.

Les États Unis consentent à étendre aux produits Susses, arrivant ou expédiés sous leur pavillon, les avantages dont jouissent ou jouiront les produits de la nation la plus favorisée, arrivant ou expédiés sous le même pavillon.

Il est entendu que les dispositions du présent article ne dérogent en rien à celles des quatre articles ci-dessus, non plus qu’aux mesures dans l’intérêt de la moralité, de la sécurité ou de l’ordre public, prises ou qui pourront être ordonnées dans l’un ou dans l’autre des pays contractants.

Les États Unis d’Amérique et la Confédération Suisse, seront tenus, sur les requêtes faites en leur nom par l’intermédiaire de leurs agents diplomatiques ou consulaires respectifs, de se livrer réciproquement, pour être traduits en justice, les individus qui, prévenus des crimes énumérés à l’article suivant, commis dans la juridiction de la partie requérante, chercheront un asile ou seront trouvés sur les territoires de l’autre partie: Toutefois, l’extradition ne sera obligatoire que dans le cas où les faits à la charge du prévenu seront constatés de manière à justifier son arrestation et sa mise en jugement, si le crime esté été commis dans le pays où le dit individu a été trouvé.

ARTICLE XIV.

Seront livrés, en vertu des dispositions de cette convention, les indi-

Crimes for which extradition shall be made.
SURRENDER, how to be made.

On the part of the United States the surrender shall be made only by the authority of the Executive thereof; and on the part of the Swiss Confederation by that of the Federal Council.

PAYMENT OF EXPENSES.

The expenses of detention and delivery, effected in virtue of the preceding articles, shall be at the cost of the party making the demand.

NO EXTRADITION FOR PAST OR POLITICAL OFFENCES.

The provisions of the aforesaid articles relating to the surrender of fugitive criminals shall not apply to offences committed before the date hereof, nor to those of a political character.

DURATION OF THIS CONVENTION.

The present convention is concluded for the period of ten years, counting from the day of the exchange of the ratifications; and if, one year before the expiration of that period, neither of the contracting parties shall have announced, by an official notification, its intention to the other to arrest the operations of said convention, it shall continue binding for twelve months longer, vidus prévenus de l'un des crimes suivants, savoir :

- Le meurtre (y compris les crimes qualifiés d'assassinat, de parricide, d'infanticide, et d'empoisonnement ;)
- la tentative de meurtre ; le viol ; le faux, y compris l'émission de faux papiers ; l'incendie ; le vol commis avec violence, ou par intimidation, ou avec effraction, ou escalade, dans une maison habitée ; la piraterie ; la soustraction commise par des dépôtsitaires publics, ou des personnes salariées, au détriment de ceux qui les emploient, mais dans le cas seulement où ces crimes entraîneraient à des peines infamantes.

L'extradition ne sera effectuée de la part du gouvernement des États Unis, que sur l'ordre du pouvoir exécutif, et de la part de la Confédération, que sur l'ordre du Conseil Fédéral.

Les dispositions des articles ci-dessus, qui se rapportent à l'extradition des criminels, ne seront point applicables aux crimes commis antérieurement à la date de la présente convention, ni aux crimes et délits ayant un caractère politique.

La présente convention est conclue pour dix ans, à dater du jour de l'échange des ratifications. Elle continuera d'être obligatoire pendant douze mois, si, un an avant l'expiration du premier terme, aucune des parties contractantes n'a déclaré à l'autre par une notification officielle qu'elle renonce au traité, et ainsi de suite d'année en année, jusqu'à l'expiration des douze mois.
and so on, from year to year, until the expiration of the twelve months which will follow a similar declaration, whatever the time at which it may take place.

**ARTICLE XIX.**

This convention shall be submitted, on both sides, to the approval and ratification of the respective competent authorities of each of the contracting parties, and the ratification shall be exchanged at the city of Washington as soon as circumstances shall admit.

In faith whereof, the respective plenipotentiaries have signed the above articles, under reserve of the above-mentioned ratifications, both in the English and French languages, and they have thereunto affixed their seals.

Done, in quadruplicate, at the city of Berne, this twenty-fifth day of November, in the year of our Lord one thousand eight hundred and fifty.

A. DUDLEY MANN. [L. s.]  
H. DREUY. [L. s.]  
F. FREI-HEROSEE. [L. s.]

And whereas the convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged in the city of Washington on the 8th instant, by William L. Marcy, Secretary of State of the United States, and John Hitz, Consul General of the Swiss Confederation, on the part of their respective governments:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the city of Washington, this ninth day of November, in the year of our Lord one thousand eight hundred and fifty-five, and of the Independence of the United States of America the eightieth.

FRANKLIN PIERCE.

By the President:  
W. L. MARCY, Secretary of State.
TREATY WITH JAPAN, MARCH 81, 1854.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS a treaty of peace and amity between the United States of America and the Empire of Japan was concluded and signed between their plenipotentiaries at Kanagawa on the thirty-first day of March, in the year of our Lord one thousand eight hundred and fifty-four, which treaty is, word for word, as follows:

The United States of America and the Empire of Japan, desiring to establish firm, lasting, and sincere friendship between the two nations, have resolved to fix, in a manner clear and positive, by means of a treaty or general convention of peace and amity, the rules which shall in future be mutually observed in the intercourse of their respective countries; for which most desirable object the President of the United States has conferred full powers on his commissioner, Matthew Calbraith Perry, special ambassador of the United States to Japan, and the August Sovereign of Japan has given similar full powers to his commissioners, Hayashi, Dai-gaku-no-kami, Ido, prince of Taus-Sima, Izawa, prince of Mimasaki, and Udono, member of the board of revenue. And the said commissioners, after having exchanged their said full powers, and duly considered the premises, have agreed to the following articles:

ARTICLE 1. There shall be a perfect, permanent, and universal peace and a sincere and cordial amity between the United States of America on the one part, and the empire of Japan on the other part, and between their people respectively, without exception of persons or places.

ARTICLE 2. The port of Simoda, in the principality of Idzu, and the port of Hakodade, in the principality of Matsmai, are granted by the Japanese as ports for the reception of American ships, where they can be supplied with wood, water, provisions, and coal, and other articles their necessities may require, as far as the Japanese have them. The time for opening the first-named port is immediately on signing this treaty; the last-named port is to be opened immediately the same day in the ensuing Japanese year. [Note.—A tariff of prices shall be given by the Japanese officers of the things which they can furnish, payment for which shall be made in gold and silver coin.]

ARTICLE 3. Whenever ships of the United States are thrown or wrecked on the coast of Japan, the Japanese vessels will assist them, and carry their crews to Simoda, or Hakodade, and hand them over to their countrymen appointed to receive them; whatever articles the shipwrecked men may have preserved shall likewise be restored, and the expenses incurred in the rescue and support of Americans and Japanese who may thus be thrown upon the shores of either nation are not to be refunded.

ARTICLE 4. Those shipwrecked persons and other citizens of the United States shall be free as in other countries, and not subjected to confinement, but shall be amenable to just laws.

ARTICLE 5. Shipwrecked men and other citizens of the United States, temporarily living at Simoda and Hakodade, shall not be subject to such restrictions and confinement as the Dutch and Chinese are at Nagasaki, but shall be free at Simoda to go where they please within the limits of seven Japanese miles (or 7') from a small island in the harbor of Simoda, marked on the accompanying chart hereto appended; and shall in like manner be free to go where they please at Hakodade, within limits to be defined after the visit of the United States squadron to that place.

ARTICLE 6. If there be any other sort of goods wanted, or any business which shall require to be arranged, there shall be careful deliberation between the parties in order to settle such matters.

March 81, 1854.
TREATY WITH JAPAN, MARCH 31, 1854.

ARTICLE 7. It is agreed that ships of the United States resorting to the ports open to them shall be permitted to exchange gold and silver coin and articles of goods for other articles of goods, under such regulations as shall be temporarily established by the Japanese government for that purpose. It is stipulated, however, that the ships of the United States shall be permitted to carry away whatever articles they are unwilling to exchange.

ARTICLE 8. Wood, water, provisions, coal, and goods required, shall only be procured through the agency of Japanese officers appointed for that purpose and in no other manner.

ARTICLE 9. It is agreed that if at any future day the government of Japan shall grant to any other nation or nations privileges and advantages which are not herein granted to the United States and the citizens thereof, that these same privileges and advantages shall be granted likewise to the United States and to the citizens thereof, without any consultation or delay.

ARTICLE 10. Ships of the United States shall be permitted to resort to no other ports in Japan but Simoda and Hakodade, unless in distress or forced by stress of weather.

ARTICLE 11. There shall be appointed, by the government of the United States, consuls or agents to reside in Simoda, at any time after the expiration of eighteen months from the date of the signing of this treaty: provided that either of the two governments deem such arrangement necessary.

ARTICLE 12. The present convention having been concluded and duly signed, shall be obligatory and faithfully observed by the United States of America and Japan, and by the citizens and subjects of each respective power; and it is to be ratified and approved by the President of the United States, by and with the advice and consent of the Senate thereof; and by the August Sovereign of Japan, and the ratification shall be exchanged within eighteen months from the date of the signature thereof, or sooner if practicable.

In faith whereof, we, the respective plenipotentiaries of the United States of America and the empire of Japan aforesaid, have signed and sealed these presents.

Done at Kanagawa this thirty-first day of March, in the year of our Lord Jesus Christ one thousand eight hundred and fifty-four, and of Kayei, the seventh year, third month, and third day.

M. C. PERRY.

Exchange of ratifications at Simoda, Feb. 21, 1855.

M. C. PERRY.

And whereas the said treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Simoda, on the 21st of February last, by Commander H. A. Adams, of the United States navy, and Ido Tsucisima, Nokami, Isawa Minasaki, Nokami, Tsocoki Scrocoge, Nokami, Ido Towse, Kokahien Itsilo, with Tsonocks for interpreter, on the part of their respective governments:

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, have caused the said treaty to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this twenty-second day of June, in the year of our Lord, one thousand eight hundred and fifty-five, and of the Independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATIES.

Supplementary Article to the Treaty with the Creek Tribe of Indians made and concluded at Fort Gibson on the twenty-third day of November, in the year eighteen hundred and thirty-eight.

WHEREAS the third article of said treaty provided for the investment by the United States of the sum of three hundred and fifty thousand dollars for the benefit of certain individuals of the Creek nation, but which sum remains uninvested; and the fourth article of the same treaty further provides that at the expiration of twenty-five years from the date thereof, the said sum of three hundred and fifty thousand dollars shall be appropriated for the common benefit of the Creek nation; which provision has caused great dissatisfaction, the individuals to whom the fund rightfully belongs never having authorized or assented to such a future disposition thereof; and whereas the chiefs and people of the Creek nation recognize and consider the said fund as the exclusive property of said individuals, and are opposed to their hereafter being deprived thereof; and whereas the annual interest thereon is of no advantage to the great body of the persons to whom it is payable, and the distribution of the principal of the fund would be far more beneficial for them and prevent probable contest and difficulty hereafter; and such distribution has been requested by the chiefs representing both the nation and the individual claimants of said fund, the following supplementary article to the aforesaid treaty of 1838, has this day been agreed to and entered into, by and between William H. Garrett, United States agent for the Creeks and Tuckabatche Micco, Hopothle Yoholo, Benjamin Marshall, and George W. Stidham, chiefs and delegates of the Creek nation duly empowered to represent and act for the same and the individuals thereof to wit:

ARTICLE. It is hereby agreed and stipulated by and between the aforementioned parties, that the third and fourth articles of the treaty with the Creek nation of November 23d, 1838, shall be and the same are hereby annulled; and the fund of three hundred and fifty thousand dollars therein mentioned and referred to shall be divided and paid out to the individuals of said nation for whose benefit the same was originally set apart, according to their respective and proportionate interests therein, as exemplified and shown by the schedule mentioned in the second article of said treaty; the said division and payment to be made by the United States so soon as the necessary appropriation for that purpose can be obtained from Congress.

In testimony whereof the said parties have hereunto set their hands and seals on this thirteenth day of June in the year of our Lord one thousand eight hundred and eighty-four.

W. H. GARRETT, [L. s.]
United States Agent for the Creeks.
TUCKABATCHE MICCO, his x mark, [L. s.]
HOPOTHLE YOHOLI, his x mark, [L. s.]
B. MARSHALL, [L. s.]
G. W. STIDHAM, [L. s.]

Signed and sealed in presence of
JAMES ABERCROMBIE, Sen.
ANDREW R. POTTS,
ROBERT A. ALLEN,
PHILIP H. RAFFORD.
Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the supplementary article, concluded at Washington, the 18th day of June, in the year of our Lord, 1854, to the treaty with the Creek tribe of Indians, made and concluded at Fort Gibson, on the 23d day of November, in the year eighteen hundred and thirty-eight.

Attest: ASBURY DICKINS, Secretary.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA: Aug. 21, 1854.

A PROCLAMATION.

WHEREAS a convention between the United States of America and his Highness the Duke of Brunswick and Luneburg was concluded and signed by their respective Plenipotentiaries, in the city of Washington on the twenty-first day of August, eighteen hundred and fifty-four; which convention, being in the English and German languages, is word for word as follows:

The President of the United States of America and his Highness the Duke of Brunswick and Luneburg, animated by the desire to secure and extend by an amicable convention the relations happily existing between the two countries, have, to this effect, appointed as their plenipotentiaries, to wit: The President of the United States of America, William L. Marcy, Secretary of State of the United States; and his Highness the Duke of Brunswick and Luneburg, Dr. Julius Samson, his said Highness' consul at Mobile, Alabama; who, after the exchange of their full powers, found in good and due form, have agreed upon and signed the following articles:

ARTICLE L

The citizens of each one of the high contracting parties shall have power to dispose of their personal property, within the jurisdiction of the other, subject to the laws of the State or country where the domicile is, or the property is found, either by testament, donation, or ab intestato, or in any other manner; and their heirs, being citizens of the other party, shall inherit all such personal estates, whether by testament or ab intestato, and they may take possession of the same, either personally or by attorney, and dispose of them.

ARTIKEL I.

Den Staatsangehörigen eines jeden der Hohen contrahirenden Theile soll in den Staaten des anderen die Freiheit zustehen, über ihre beweglichen Güter, nach den Gesetzen des Staats oder Landes wo sich das Domizil befindet oder diese Güter vorhanden sind, durch Testament, Schenkung, ab intestato oder auf irgend andere Weise zu verfegen, und deren Erben, wenn sie Angehörige des andern abschließenden Theiles sind, sollen im Besitze solcher beweglichen Güter nachfolgen, entweder durch Testament.
as they may think proper, paying to the respective governments no other charges than those to which the inhabitants of the country in which the said property shall be found would be liable in a similar case; and in the absence of such heir or heirs the same care shall be taken of the property that would be taken, in the like ease, for the preservation of the property of a citizen of the same country, until the lawful proprietor shall have had time to take measures for possessing himself of the same; and in case any dispute should arise between claimants to the same succession, as to the property thereof, the question shall be decided according to the laws, and by the judges, of the country in which the property is situated.

ARTICLE II.

If, by the death of a person owning real property in the territory of one of the high contracting parties, such property should descend, either by the laws of the country or by testamentary disposition, to a citizen of the other party, who, on account of his being an alien, could not be permitted to retain the actual possession of such property, such term as the laws of the State or country will permit shall be allowed to him to dispose of such property, and collect and withdraw the proceeds thereof, without paying to the government any other charges than those which, in a similar case, would be paid by an inhabitant of the country in which such real property may be situated.

ARTICLE III.

The present convention shall be in force for the term of twelve years.

ARTIKEL II.

Wenn durch den Tod irgend eines Besitzers von Immobilien oder Grund Eigentum, welche sich auf dem Gebiete des einen der Hohen contrahirenden Theile befinden, solche Güter nach dem Gesetz des Landes oder nach testamentarischer Verfügung auf einen Angehörigen des andern Theils übergehen würden, dem es aber, da er ein Fremder, nicht erlaubt ist, solche Güter in wirklichem Besitze zu halten, dann soll ihm ein solcher Termin, die obigen Güter zu verkaufen, die Gelder einzusammeln und den Ertrag zu sich zu nehmen gewährt werden, wie ihn die Gesetz des Staates oder Landes gewähren, ohne der Regierung andere Steuern zu bezahlen, als in einem ähnlichen Falle ein Angehöriger des Staates, wo sich der Grundbesitz befindet, zu bezahlen verbunden wäre.
from the date hereof; and further, until the end of twelve months after
the government of the United States
on the one part, or that of his High-
ness the Duke of Brunswick and
Luneburg on the other, shall have
given notice of its intention of ter-
minating the same.

This convention shall be ratified,
and the ratifications shall be ex-
changed, at Washington, within
twelve months after its date, or
sooner, if possible.

In faith whereof, the respective
plenipotentiaries have signed the
present convention, and have there-
unto affixed their seals.

Done at Washington, this twenty-
first day of August, in the year of
our Lord one thousand eight hun-
dred and fifty-four, and of the Inde-
pendence of the United States the
seventy-ninth.

W. L. MARCY, [L. S.]

JULIUS SAMSON, [L. S.]

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 28th instant:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the city of Washington, this thirtieth day of July, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States the eightieth.

FRANKLIN PIERCE.

By the President;
W. HUNTER, Acting Secretary of State.
WHEREAS a treaty was made and concluded at Nebraska City, in the Territory of Nebraska, on the ninth day of December, one thousand eight hundred and fifty-four, between the United States of America and the chiefs and headmen of the confederate tribes of the Ottoe and Missouria Indians, which treaty is in the words following, to wit:

Article of agreement and convention made and concluded at Nebraska City, in the Territory of Nebraska, on the ninth day of December, one thousand eight hundred and fifty-four, between the United States of America, by George Hepner, United States' Indian agent, duly authorized thereto, and the chiefs and headmen of the confederate tribes of the Ottoe and Missouria Indians, to be taken and considered as a supplement to the treaty made between the United States and said confederate tribes, on the fifteenth day of March, one thousand eight hundred and fifty-four.

Whereas, by the first article of the treaty in the caption mentioned, it is stipulated that the confederate tribes of Ottoe and Missouria Indians cede to the United States all their country west of the Missouri River, excepting a strip of land on the waters of the Big Blue River, ten miles in width, and bounded as follows: commencing at a point in the middle of the main branch of the Big Blue River, in a west or southwest direction from old Fort Kearney, at a place called by the Indians the "Islands;" thence west to the western boundary of the country hereby ceded; thence in a northerly course with said western boundary ten miles; thence east to a point due north of the starting point and ten miles therefrom; thence to the place of beginning.

And whereas, upon exploration of said reservation by the said confederate tribes, it was found that they had been mistaken as to the location thereof, much the larger portion, or nearly the entirety of it, being to the west of the Big Blue River, and without sufficiency of timber, and they being dissatisfied therewith, and the United States being desirous of removing all cause of complaint, this article is entered into.

ARTICLE. It is agreed and stipulated between the United States and the said confederate tribes of Ottoe and Missouria Indians, that the initial point of their reservation, in lieu of that stated in the treaty, in the caption hereof mentioned, shall be a point five miles due east thereof, thence west twenty-five miles, thence north ten miles, thence east to a point due north of the starting point and ten miles therefrom, thence to the place of beginning; and the country embraced within said boundaries shall be taken and considered as the reservation and home of said confederate tribes, in lieu of that provided for them and described in the first article of said treaty.

In witness whereof, the said George Hepner and the undersigned chiefs and headmen of the said confederate tribes of Ottoes and Missourias have hereunto set their hands and seals, at the place and on the day and year above written.

GEORGE HEPNER,
United States Indian Agent.
HICK KAPOO, his x mark. [SEAL.]
RIL SOLDIER, his x mark. [SEAL.]
CHI-AN-A-KA, or BUFFALO CHIEF, his x mark. [SEAL.]
MISSOURI CHIEF, his x mark. [SEAL.]
WHITE WATER, his x mark. [SEAL.]

Executed in presence of—
LEWIS BERNARD, his x mark.
U. S. Interpreter.
H. P. DOWNS,
JOHN BAULWARD.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twenty-eighth day of February, one thousand eight hundred and fifty-five, advise and consent to the ratification of the same, by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

February 28, 1855.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the article of agreement and convention made and concluded at Nebraska City, in the Territory of Nebraska, on the ninth day of December, one thousand eight hundred and fifty-four, between the United States of America, by George Hepner, United States Indian agent, duly authorized thereto, and the chiefs and headmen of the confederate tribes of the Otoe and Missouria Indians, to be taken and considered as a supplement to the treaty made between the United States and said confederate tribes, on the fifteenth day of March, one thousand eight hundred and fifty-four.

Attest:
ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the twenty-eighth day of February, one thousand eight hundred and fifty-five, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, having signed the same with my hand.

Done at the city of Washington, this tenth day of April; in the year of our Lord one thousand eight hundred and fifty-five, [L. s.] and of the independence of the United States the seventy-ninth.

FRANKLIN PIERCE.

By the President:
W. L. MARCY, Secretary of State.
A PROCLAMATION.

WHEREAS a convention between the United States of America and his Majesty the King of the Kingdom of the Two Sicilies was concluded and signed by their respective plenipotentiaries in the city of Naples on the thirteenth day of January, one thousand eight hundred and fifty-five: which convention, being in the English and Italian languages, is word for word as follows:

Convention between the United States of America and his Majesty the King of the Kingdom of the Two Sicilies, signed at Naples January 13th, 1855.

The United States of America and his Majesty the King of the kingdom of the Two Sicilies, equally animated with a desire to maintain and to preserve from all harm the relations of good understanding which have at all times so happily subsisted between themselves, as also between the inhabitants of their respective States, have mutually agreed to perpetuate, by means of a formal convention, the principles of the right of neutrals at sea, which they recognize as indispensable conditions of all freedom of navigation and maritime trade. For this purpose the President of the United States has conferred full powers on Robert Dale Owen, minister resident at Naples, of the United States of America; and his Majesty the King of the kingdom of the Two Sicilies has conferred like powers on Mr. Louis Carafa della Spina, of the dukes of Traetto, weekly major-domo of his Majesty, commendator of his royal order of the civil merit of Francis the First, grand cross of the distinguished royal Spanish order of Charles the Third, great officer of the order of the legion d'honneur, grand cross of the order of St. Michael of Baviera, grand cross of the Florentine order of the merit under the title of St. Joseph, grand cross of the order of Parma of the merit, under the title of St. Ludovico, grand cross of the Brazilian order of the rose, provisionally charged with the portfolio of foreign affairs; and said plenipotentiaries...
CONVENTION WITH THE TWO-SICILIES. JAN. 13, 1835.

The two high contracting parties recognize as permanent and immutable the following principles, to wit: 1st. That free ships make free goods; that is to say, that the effects, or goods belonging to subjects or citizens of a power or State at war are free from capture and confiscation when found on board of neutral vessels, with the exception of articles contraband of war. 2d. That the property of neutrals on board an enemy's vessel is not subject to confiscation unless the same be contraband of war. They engage to apply these principles to the commerce and navigation of all such powers and States as shall consent to adopt them on their part as permanent and immutable.

Understanding as to application and extension of these principles.

To be taken henceforth as a rule to judge of neutrality.

Other nations may accede to the above principles.

It is agreed by the high contracting parties that all nations which shall or may consent to accede to the rules of the first article of this convention, by a formal declaration stipulating to observe them, shall enjoy the rights resulting from such accession as they shall be enjoyed and observed by the two powers signing this convention. They shall mutually communicate to each other the full powers, found in good and due form, have concluded and signed the following articles:

ARTICLE I.

Free ships to make free goods except contraband.

Neutral property, in enemy's vessels to be free except contraband.

ARTICLE II.

The two high contracting parties reserve themselves to come to an ulterior understanding as circumstances may require with regard to the application and extension to be given, if there be any cause for it, to the principles laid down in the first article. But they declare from this time that they will take the stipulations contained in said article 1st as a rule, whenever it shall become a question, to judge of the rights of neutrality.

ARTICLE III.

Other nations may accede to the above principles.

Le due Alte Parti contraenti si riservano d'intendersi ulteriormente secondo che le circostanze potranno esigere, circa l'applicazione e l'estensione da darvi, se vi sarà luogo, ai principi convenuti nell'articolo I. Ma fin da ora dichiarano che Elleno prenderanno per norma le stipulazioni contenute nel detto articolo 1 tutte le volte che si tratterà di valutare i diritti di neutralità.

Le due Alte Parti contraenti si riservano di accordarsi ulteriormente secondo che le circostanze potranno far necessario, circa l'applicazione e l'estensione che si farà da essi, se vi sarà luogo, ai principi convenuti nell'articolo I. Ma fin da ora dichiarano che Elleno prenderanno per norma le stipulazioni contenute nel detto articolo 1 tutte le volte che si tratterà di valutare i diritti di neutralità.
the results of the steps which may be taken on the subject.

ARTICLE IV.

The present convention shall be approved and ratified by the President of the United States of America, and by and with the advice and consent of the Senate of said States, and by his Majesty the King of the kingdom of the Two Sicilies; and the ratifications of the same shall be exchanged at Washington within the period of twelve months, counting from this day, or sooner if possible.

In faith whereof, the respective plenipotentiaries have signed the present convention, in duplicate, and thereto affixed the seal of their arms.

Done at Naples, thirteenth of January, eighteen hundred and fifty-five.

ROBERT DALE OWEN, [L. S.]

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 14th instant, by William L. Marcy, Secretary of State of the United States, and Baron Winspeare, his Sicilian Majesty’s Chargé d’affaires in the United States, on the part of their respective governments.

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the city of Washington, this sixteenth day of July, in the year of our Lord one thousand eight hundred and fifty-five, and of the independence of the United States of America the eightieth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY,
Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA:

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING: June 22, 1865.

WHEREAS a treaty was made and concluded at the city of Washington, on the twenty-second day of June, one thousand eight hundred and fifty-five, by George W. Manypenny, commissioner on the part of the United States, Peter P. Pitchlynn, Israel Folsom, Samuel Garland, and Dixon W. Lewis, commissioners on the part of the Choctaws, and Edmund Pickens and Sampson Folsom, commissioners on the part of the Chickasaws, which treaty is in the words following, to wit:

Articles of agreement and convention between the United States and the Choctaw and Chickasaw tribes of Indians, made and concluded at the city of Washington, the twenty-second day of June, A. D. one thousand eight hundred and fifty-five, by George W. Manypenny, commissioner on the part of the United States, Peter P. Pitchlynn, Israel Folsom, Samuel Garland, and Dixon W. Lewis, commissioners on the part of the Choctaws; and Edmund Pickens and Sampson Folsom, commissioners on the part of the Chickasaws:

Whereas, the political connexion heretofore existing between the Choctaw and the Chickasaw tribes of Indians, has given rise to unhappy and injurious dissensions and controversies among them, which render necessary a readjustment of their relations to each other and to the United States: and whereas, the United States desire that the Choctaw Indians shall relinquish all claim to any territory west of the one hundredth degree of west longitude, and also to make provision for the permanent settlement within the Choctaw country, of the Wichita and certain other tribes or bands of Indians, for which purpose the Choctaws and Chickasaws are willing to lease, on reasonable terms, to the United States, that portion of their common territory which is west of the ninety-eighth degree of west longitude: and whereas, the Choctaws contend, that, by a just and fair construction of the treaty of September 27, 1880, they are, of right, entitled to the net proceeds of the lands ceded by them to the United States, under said treaty, and have proposed that the question of their right to the same, together with the whole subject-matter of their unsettled claims, whether national or individual, against the United States, arising under the various provisions of said treaty, shall be referred to the Senate of the United States for final adjudication and adjustment, and whereas, it is necessary for the simplification and better understanding of the relations between the United States and the Choctaw Indians, that all their subsisting treaty stipulations be embodied in one comprehensive instrument:

Now, therefore, the United States of America, by their commissioner, George W. Manypenny, the Choctaws, by their commissioners, Peter P. Pitchlynn, Israel Folsom, Samuel Garland, and Dickson W. Lewis, and the Chickasaws, by their commissioners, Edmund Pickens and Sampson Folsom, do hereby agree and stipulate as follows, viz:

ARTICLE 1. The following shall constitute and remain the boundaries of the Choctaw and Chickasaw country, viz: Beginning at a point on the Arkansas River, one hundred paces east of old Fort Smith, where
the western boundary line of the State of Arkansas crosses the said river, and running thence due south to Red River; thence up Red River to the point where the meridian of one hundred degrees west longitude crosses the same; thence north along said meridian to the main Canadian River; thence down said river to its junction with the Arkansas River; thence down said river to the place of beginning.

And pursuant to an act of Congress approved May 28, 1830, the United States do hereby forever secure and guarantee the lands embraced within the said limits, to the members of the Choctaw and Chickasaw tribes, their heirs and successors, to be held in common; so that each and every member of either tribe shall have an equal, undivided interest in the whole: Provided, however, no part thereof shall ever be sold without the consent of both tribes; and that said land shall revert to the United States if said Indians and their heirs become extinct, or abandon the same.

ARTICLE 2. A district for the Chickasaws is hereby established, bounded as follows, to wit: beginning on the north bank of Red River, at the mouth of Island Bayou, where it empties into Red River, about twenty-six miles on a straight line, below the mouth of False Wachitta; thence running a northwesterly course along the main channel of said bayou, to the junction of the three prongs of said bayou, nearest the dividing ridge between Wachitta and Low Blue Rivers, as laid down on Capt. R. L. Hunter's map; thence northerly along the eastern prong of Island Bayou to its source; thence due north to the Canadian River; thence west along the main Canadian to the ninety-eighth degree of west longitude; thence south to Red River; and thence down Red River to the beginning: Provided, however, if the line running due north, from the eastern source of Island Bayou, to the main Canadian, shall not include Allen's or Wa-pa-nacka Academy, within the Chickasaw district, then, an offset shall be made from said line, so as to leave said academy two miles within the Chickasaw district, north, west and south from the lines of boundary.

ARTICLE 3. The remainder of the country held in common by the Choctaws and Chickasaws, shall constitute the Choctaw district, and their officers and people shall at all times have the right of safe conduct and free passage through the Chickasaw district.

ARTICLE 4. The government and laws now in operation and not incompatible with this instrument, shall be and remain in full force and effect within the limits of the Chickasaw district, until the Chickasaws shall adopt a constitution, and enact laws, superseding, abrogating, or changing the same. And all judicial proceedings within said district, commenced prior to the adoption of a constitution and laws by the Chickasaws, shall be conducted and determined according to existing laws.

ARTICLE 5. The members of either the Choctaw or the Chickasaw tribe, shall have the right, freely, to settle within the jurisdiction of the other, and shall thereupon be entitled to all the rights, privileges, and immunities of citizens thereof; but no member or either tribe shall be entitled to participate in the funds belonging to the other tribe. Citizens of both tribes shall have the right to institute and prosecute suits in the courts of either, under such regulations as may, from time to time, be prescribed by their respective legislatures.

ARTICLE 6. Any person duly charged with a criminal offence against the laws of either the Choctaw or the Chickasaw tribe, and escaping into the jurisdiction of the other, shall be promptly surrendered, upon the demand of the proper authorities of the tribe, within whose jurisdiction the offence shall be alleged to have been committed.

ARTICLE 7. So far as may be compatible with the constitution of the United States and the laws made in pursuance thereof, regulating trade and intercourse with the Indian tribes, the Choctaws and Chicka-
Saws shall be secured in the unrestricted right of self-government, and full jurisdiction, over persons and property, within their respective limits; excepting, however, all persons with their property, who are not by birth, adoption, or otherwise citizens or members of either the Choctaw or Chickasaw tribe, and all persons, not being citizens or members of either tribe, found within their limits, shall be considered intruders, and be removed from, and kept out of the same, by the United States agent, assisted if necessary by the military, with the following exceptions, viz: Such individuals as are now, or may be in the employment of the government, and their families; those peacefully travelling, or temporarily sojourning in the country or trading therein, under license from the proper authority of the United States, and such as may be permitted by the Choctaws or Chickasaws, with the assent of the United States agent, to reside within their limits, without becoming citizens or members of either of said tribes.

ARTICLE 8. In consideration of the foregoing stipulations, and immediately upon the ratification of this convention, there shall be paid to the Choctaws, in such manner as their national council shall direct, out of the national fund of the Chickasaws held in trust by the United States, the sum of one hundred and fifty thousand dollars.

ARTICLE 9. The Choctaw Indians do hereby absolutely and forever quitclaim and relinquish to the United States all their right, title, and interest in, and to any and all lands, west of the one hundredth degree of west longitude; and the Choctaws and Chickasaws do hereby lease to the United States all that portion of their common territory west of the ninety-eighth degree of west longitude, for the permanent settlement of the Wichita and such other tribes or bands of Indians as the government may desire to locate therein; excluding, however, all the Indians of New Mexico, and also those whose usual ranges at present are north of the Arkansas River, and whose permanent locations are north of the Canadian River, but including those bands whose permanent ranges are south of the Canadian, or between it and the Arkansas; which Indians shall be subject to the exclusive control of the United States, under such rules and regulations, not inconsistent with the rights and interests of the Choctaws and Chickasaws, as may from time to time be prescribed by the President for their government: Provided, however, the territory so leased shall remain open to settlement by Choctaws and Chickasaws as heretofore.

ARTICLE 10. In consideration of the foregoing relinquishment and lease, and, as soon as practicable after the ratification of this convention, the United States will pay to the Choctaws the sum of six hundred thousand dollars, and to the Chickasaws the sum of two hundred thousand dollars, in such manner as their general councils shall respectively direct.

ARTICLE 11. The government of the United States, not being prepared to assent to the claim set up under the treaty of September the twenty-seventh, eighteen hundred and thirty, and so earnestly contended for by the Choctaws as a rule of settlement, but justly appreciating the sacrifices, faithful services, and general good conduct of the Choctaw people, and being desirous that their rights and claims against the United States shall receive a just, fair, and liberal consideration, it is therefore stipulated that the following questions be submitted for adjudication to the Senate of the United States.

First. Whether the Choctaws are entitled to, or shall be allowed, the proceeds of the sale of the lands ceded by them to the United States, by the treaty of September the twenty-seventh, eighteen hundred and thirty, deducting therefrom the cost of their survey and sale, and all just and proper expenditures and payments under the provisions of said treaty; and if so, what price per acre shall be allowed to the Choctaws for the
lands remaining unsold, in order that a final settlement with them may be promptly effected. Or,

Second. Whether the Choctaws shall be allowed a gross sum in further and full satisfaction of all their claims national and individual against the United States; and, if so, how much.

**ARTICLE 12.** In case the Senate shall award to the Choctaws the net proceeds of the lands, ceded as aforesaid, the same shall be received by them in full satisfaction of all their claims against the United States, whether national or individual, arising under any former treaty; and the Choctaws shall thereupon become liable and bound to pay all such individual claims as may be adjudged by the proper authorities of the tribe to be equitable and just—the settlement and payment to be made with the advice and under the direction of the United States agent for the tribe; and so much of the fund, awarded by the Senate to the Choctaws, as the proper authorities thereof shall ascertain and determine to be necessary for the payment of the just liabilities of the tribe, shall be paid over to them in full satisfaction of all their claims against the United States, whether national or individual, arising under any former treaty; and the Choctaws shall thereupon become liable and bound to pay, all the individual claims as aforesaid; it being expressly understood that the adjudication and decision of the Senate shall be final.

**ARTICLE 13.** The amounts secured by existing treaty stipulations—viz: permanent annuity of three thousand dollars, under the second article of the treaty of eighteen hundred and five; six hundred dollars per annum for the support of light-horse men under the thirteenth article of the treaty of eighteen hundred and twenty; permanent annuity of six thousand dollars for education, under the second article of the treaty of eighteen hundred and twenty-five; six hundred dollars per annum permanent provision for the support of a blacksmith, under the sixth article of the treaty of eighteen hundred and twenty; and three hundred and twenty dollars permanent provision for iron and steel, under the ninth article of the treaty of eighteen hundred and twenty-five—shall continue to be paid to, or expended for the benefit of, the Choctaws as heretofore; or the same may be applied to such objects of general utility as may, from time to time, be designated by the general council of the tribe, with the approbation of the government of the United States. And the funds now held in trust by the United States for the benefit of the Choctaws under former treaties, or otherwise, shall continue to be so held; together with the sum of five hundred thousand dollars out of the amount payable to them under articles eighth and tenth of this agreement, and also whatever balance shall remain, if any, of the amount that shall be allowed the Choctaws, by the Senate, under the twelfth article hereof, after satisfying the just liabilities of the tribe. The sums so to be held in trust shall constitute a general Choctaw fund, yielding an annual interest of not less than five per centum; no part of which shall be paid out as annuity, but shall be regularly and judiciously applied, under the direction of the general council of the Choctaws, to the support of the Choctaw government, for purposes of education, and such other objects as may be best calculated to promote and advance the improvement, welfare, and happiness of the Choctaw people and their descendants.

**ARTICLE 14.** The United States shall protect the Choctaws and Chickasaws from domestic strife, from hostile invasion, and from aggression by other Indians and white persons not subject to their jurisdiction and laws; and for all injuries, resulting from such invasion or aggression, full indemnity is hereby guaranteed to the party or parties injured, out of the treasury of the United States, upon the same principle and according to the same rules upon which white persons are entitled to indemnity for injuries or aggressions upon them, committed by Indians.
TREATY WITH THE CHOCTAWS AND CHICKASAWS. June 22, 1856.

ARTICLE 15. The Choctaws and Chickasaws shall promptly apprehend and deliver up all persons accused of any crime or offence against the laws of the United States, or of any State thereof, who may be found within their limits, on demand of any proper officer of a State, or of the United States.

ARTICLE 16. All persons licensed by the United States to trade with the Choctaw or Chickasaw, shall be required to pay to the respective tribes a moderate annual compensation for the land and timber used by them; the amount of such compensation, in each case, to be assessed by the proper authorities of said tribe, subject to the approval of the United States agent.

ARTICLE 17. The United States shall have the right to establish and maintain such military posts, post-roads, and Indian agencies, as may be deemed necessary within the Choctaw and Chickasaw country, but no greater quantity of land or timber shall be used for said purposes, than shall be actually requisite; and if, in the establishment or maintenance of such posts, post-roads, and agencies, the property of any Choctaw or Chickasaw shall be taken, injured, or destroyed, just and adequate compensation shall be made by the United States. Only such persons as are, or may be in the employment of the United States, or subject to the jurisdiction and laws of the Choctaws, or Chickasaws, shall be permitted to farm or raise stock within the limits of any of said military posts or Indian agencies. And no offender against the laws of either of said tribes, shall be permitted to take refuge therein.

ARTICLE 18. The United States, or any incorporated company, shall have the right of way for railroads, or lines of telegraphs, through the Choctaw and Chickasaw country; but for any property taken or destroyed in the construction thereof, full compensation shall be made to the party or parties injured, to be ascertained and determined in such manner as the President of the United States shall direct.

ARTICLE 19. The United States shall, as soon as practicable, cause the eastern and western boundary lines of the tract of country described in the 1st article of this convention, and the western boundary of the Chickasaw district, as herein defined, to be run and permanently marked.

ARTICLE 20. That this convention may conduce as far as possible to the restoration and preservation of kind and friendly feeling among the Choctaws and Chickasaws, a general amnesty of all past offences, committed within their country, is hereby declared.

And in order that their relations to each other and to the United States may hereafter be conducted in a harmonious and satisfactory manner, there shall be but one agent for the two tribes.

ARTICLE 21. This convention shall supersede and take the place of all former treaties between the United States and the Choctaws, and also, of all treaty stipulations between the United States and the Chickasaws, and between the Choctaws and Chickasaws, inconsistent with this agreement, and shall take effect and be obligatory upon the contracting parties, from the date hereof, whenever the same shall be ratified by the respective councils of the Choctaw and Chickasaw tribes, and by the President and Senate of the United States.

ARTICLE 22. It is understood and agreed that the expenses of the respective commissioners of the two tribes, signing these articles of agreement and convention, in coming to, and returning from this city, and while here, shall be paid by the United States.

In testimony whereof, the said George W. Manypenny, commissioner on the part of the United States, and the said commissioners on the part of the Choctaws and of the Chickasaws, have hereunto set their hands and seals.

Done in triplicate at the city of Washington, on this twenty-second
day of June, in the year of our Lord one thousand eight hundred and fifty-five.

GEORGE W. MANYPENNY,
United States Commissioner.

P. P. PITCHLYNN,
ISRAEL FOLSOM,
SAM'L GARLAND,
DICKSON W. LEWIS,
Choctaw Commissioners.

EDMUND PICKENS, his x mark,
SAMPSON FOLSOM,
Chickasaw Commissioners.

Executed in presence of:
A. O. P. NICHOLSON,
JAMES G. BENNET,
DOUGLAS H. COOPER, United States Indian Agent.

And whereas the said treaty having been submitted to the general council of the Chickasaw tribe, the general council did, on the third day of October, A. D. one thousand eight hundred and fifty-five, assent to, ratify, and confirm the same, with the following amendment: “Add to the 19th article, by commissioners to be appointed by the contracting parties hereto” by an instrument in writing, in the words and figures following, to wit:

Whereas articles of agreement and convention were made and concluded on the twenty-second day of June, A. D. one thousand eight hundred and fifty-five, by and between George W. Manypenny, commissioner on the part of the United States; Peter P. Pitchlynn, Israel Folsom, Samuel Garland, and Dickson W. Lewis, commissioners on the part of the Choctaws; and Edmund Pickens, and Sampson Folsom, commissioners on the part of the Chickasaws, at the city of Washington, in the District of Columbia, the preamble whereof is in the words and figures following, “to wit:” Whereas, the political connection heretofore existing between the Choctaw and Chickasaw tribes of Indians, has given rise to unhappy and injurious dissensions and controversies among them, which render necessary a readjustment of their relations to each other and to the United States; and whereas, the United States desire that the Choctaw Indians shall relinquish all claim to any territory west of the one hundredth degree of west longitude, and also to make provision for the permanent settlement within the Choctaw country of the Wichita and certain other tribes or bands of Indians, for which purpose the Choctaws and Chickasaws are willing to lease, on reasonable terms, to the United States, that portion of their common territory which is west of the ninety-eighth degree of west longitude; and whereas the Choctaws contend that, by a just and fair construction of the treaty of September 20, 1830, they are of right entitled to the net proceeds of the lands ceded by them to the United States, under said treaty, and have proposed that the question of their right to the same, together with the whole subject-matter of their unsettled claims, whether national or individual, against the United States, arising under the various provisions of said treaty, shall be referred to the Senate of the United States for final adjudication and adjustment; and whereas it is necessary, for the simplification and better understanding of the relations between the United States and the Choctaw Indians, that all their subsisting treaty stipulations be embodied in one comprehensive instrument; and whereas, in the twenty-first article thereof, it is, among other things, recited that said agreement “shall take effect and be obligatory upon the contracting parties from the date hereof, whenever the same shall be ratified by the respective councils of the
TREATY WITH THE CHOCTAWS AND CHICKASAWS. JUNE 22, 1855.

Choctaw and Chickasaw tribes of Indians and by the President and Senate of the United States.

Now, therefore, be it known, that the Chickasaws, in general council assembled, having duly considered said articles of agreement and convention, and each and every clause thereof, and being satisfied therewith, do, upon their part, hereby assent to, ratify, and confirm the same, as stipulated and required, with the following amendment: "Add to the nineteenth article, "By commissioners to be appointed by the contracting parties hereto."

Done and approved at Tishomingo, in the Chickasaw district of the Choctaw nation, this third day of October, in the year of our Lord, one thousand eight hundred and fifty-five.

Passed the council.

JOEL KEMP, President.

D. COLBERT, F. C.

Cyrus Harris, Clerk of the Council.

And whereas the Chickasaws, in general council assembled, did, on the 18th day of December, A. D. 1855, rescind from and rescind the said amendment, and did ratify and confirm the said treaty, and every part thereof, by an instrument in writing, in the words and figures following, to wit:

Whereas the Chickasaws, in general council assembled, after having duly considered the stipulations contained in a certain convention and agreement, made and entered into at the city of Washington, on the 22d day of June, A. D. 1855, between George W. Manypenny, commissioner on the part of the United States; Peter P. Pitchlynn, Israel Folsom, Samuel Garland, and Dickson W. Lewis, commissioners on the part of the Choctaws; Edmund Pickens and Sampson Folsom, commissioners on the part of the Chickasaws, did, on the third day of October, A. D. 1855, at Tishomingo, in the Chickasaw district, Choctaw nation, assent to, ratify, and confirm each and every part of said convention and agreement, with the following amendment, viz: "Add to the 19th article, 'By commissioners to be appointed by the contracting parties hereto.'" And whereas, said amendment was not duly considered and concurred in by the Chickasaws in general council assembled; but said agreement and convention, and every part thereof, was assented to, ratified, and confirmed by said council without amendment: Now, therefore, be it known, that the Chickasaws, in general council assembled, having reconsidered said proposed amendment, do hereby recede from, and rescind the same, hereby assenting to, ratifying, and confirming said agreement and convention, and every part thereof.

Done and approved at the council-house at Tishomingo, Chickasaw district, Choctaw nation, this 18th day of December, A. D. 1855.

Approved December 18, 1855.

J. McCoy, President of the Council.

DOUGHERTY COLBERT, F. C.

Cyrus Harris, Secretary.

Signed in presence of—

JACKSON FRAZIER, Chief Chickasaw district, Choctaw nation.

DOUGLAS H. COOPER, U. S. Indian Agent.

And whereas the said treaty having been submitted to the general council of the Choctaw tribe, the said general council did, on the 16th day of November, A. D. one thousand eight hundred and fifty-five, consent to and ratify the same by an instrument in the words and figures following, to wit:

VOL. XI. TREAT.——81
Whereas articles of agreement and convention were made and concluded on the twenty-second day of June, A. D. one thousand eight hundred and fifty-five, by and between George W. Manypenny, commissioner on the part of the United States; Peter P. Pitchlynn, Israel Folsom, Samuel Garland, and Dickson W. Lewis, commissioners on the part of the Choctaws; and Edmund Pickens and Sampson Folsom, commissioners on the part of the Chickasaws, at the city of Washington, in the District of Columbia, the preamble whereof is in the words and figures following, viz: "Whereas the political connection heretofore existing between the Choctaw and the Chickasaw tribes of Indians, has given rise to unhappy and injurious dissensions and controversies among them, which render necessary a readjustment of their relations to each other and to the United States; and whereas the United States desire that the Choctaw Indians shall relinquish all claim to any territory west of the one hundredth degree of west longitude, and also to make provision for the permanent settlement within the Choctaw country, of the Wichita and certain other tribes or bands of Indians, for which purpose the Choctaws and Chickasaws are willing to lease, on reasonable terms, to the United States, that portion of their common territory which is west of the ninety-eighth degree of west longitude; and whereas, the Choctaws contend that, by a just and fair construction of the treaty of September 27, 1830, they are, of right, entitled to the net proceeds of the lands ceded by them to the United States, under said treaty, and have proposed that the question of their right to the same, together with the whole subject-matter of their unsettled claims, whether national or individual, against the United States arising under the various provisions of said treaty, shall be referred to the Senate of the United States, for final adjudication and adjustment; and whereas it is necessary, for the simplification and better understanding of the relations between the United States and the Choctaw Indians, that all their subsisting treaty stipulations be embodied in one comprehensive instrument; and whereas, in the twenty-first article thereof, it is, among other things, recited that said agreement "shall take effect and be obligatory upon the contracting parties from the date hereof, whenever the same shall be ratified by the respective councils of the Choctaw and Chickasaw tribes and by the President and Senate of the United States."

Now, therefore, be it known, that the Choctaws, in general council assembled, having duly considered said articles of agreement and convention, and each and every clause thereof, and being satisfied therewith, do, upon their part, hereby assent to, ratify, and confirm the same as stipulated and required.

Done and approved at the council-house, at Fort Towson, in the Choctaw nation, this sixteenth day of November, in the year of our Lord one thousand eight hundred and fifty-five.

TANDY WALKER, President of the Senate.
KENNEDY M. CURTAIN, Speaker of the House of Representatives.

Approved:
GEO. W. HARKINS, Chief of Ahipuck District.
N. COCHNANER, Chief of Pashematah District.
ADAM CHRISTY, Speaker, and Acting Chief of Moosholatubbee District.

Signed in presence of
DOUGLAS H. COOPER, U. S. Indian Agent for Choctaw Tribe.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the 21st day of February, A. D. one thousand eight hundred and fifty-
TREATY WITH THE CHOCTAWS AND CHICKASAWS. JUNE 22, 1855.

six, advise and consent to the ratification of the same, by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

February 21, 1856.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention between the United States and the Choctaw and Chickasaw tribes of Indians, made and concluded at the city of Washington, the twenty-second day of June, Anno Domini one thousand eight hundred and fifty-five, by George W. Manypenny, commissioner on the part of the United States; Peter P. Pitchlynn, Israel Folsom, Samuel Garland, and Dixon W. Lewis, commissioners on the part of the Choctaws; and Edmund Pickens and Sampson Folsom, commissioners on the part of the Chickasaws.

Attest:

ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do in pursuance of the advice and consent of the Senate, as expressed in their resolution of the twenty-first day of February, one thousand eight hundred and fifty-six, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this fourth day of March, A. D. [L. s.] one thousand eight hundred and fifty-six, and of the independence of the United States, the eightieth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH OTTOWAS AND CHIPPEWAS, JULY 31, 1855.

FRANKLIN PIERCE,
PRESIDENT OF THE UNITED STATES OF AMERICA: July 31, 1855.

TO ALL PERSONS TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at the city of Detroit, in the State of Michigan, on the thirty-first day of July, eighteen hundred and fifty-five, between George W. Manypenny and Henry C. Gilbert, commissioners on the part of the United States, and the Ottowa and Chippewa Indians of Michigan, parties to the treaty of March twenty-eighth, eighteen hundred and thirty-six, which treaty is in the words and figures following, to wit:

Articles of agreement and convention made and concluded at the city of Detroit in the State of Michigan this thirty-first day of July, one thousand eight hundred and fifty-five, between George W. Manypenny and Henry C. Gilbert, commissioners on the part of the United States and the Ottowa and Chippewa Indians of Michigan, parties to the treaty of March 28, 1836.

In view of the existing condition of the Ottowas and Chippewas, and of their legal and equitable claims against the United States, it is agreed between the contracting parties as following:

ARTICLE I. The United States will withdraw from sale for the benefit of said Indians as hereinafter provided, all the unsold public lands within the State of Michigan embraced in the following descriptions to wit:

First. For the use of the six bands residing at and near Sault Ste. Marie, sections 13, 14, 23, 24, 25, 26, 27, and 28, in township 47, north, range 5 west; sections 18, 19, and 30 in township 47 north, range 4 west; sections 11, 12, 13, 14, 15, 22, 23, 25, and 26, in township 47 north, range 3 west, and section 29 in township 47 north, range 2 west; sections 2, 3, 4, 11, 14, and 15 in township 47 north, range 2 east, and section 34 in township 45 north, range 2 east; sections 6, 7, 18, 19, 20, 23, 29, and 33, in township 45 north, range 2 east; sections 1, 12, and 18, in township 45 north, range 1 east, and section 4 in township 44 north, range 2 east.

Second. For the use of the bands who wish to reside north of the Straits of Mackinac, townships 42 north, ranges 1 and 2 west; township 43 north, range 1 west, and township 44 north, range 12 west.

Third. For the Beaver Island band,—High Island, and Garden Island in Lake Michigan, being fractional townships 88 and 89 north, range 11 west—40 north, range 10 west, and in part 39 north, range 9 and 10 west.

Fourth. For the Cross Village, Middle Village, L’Arbrechroche and Bear Creek bands, and of such Bay du Noe and Beaver Island Indians as may prefer to live with them, townships 34 to 33, inclusive north, range 5 west—townships 34 to 33, inclusive north, range 6 west,—townships 34, 36, and 37, north, range 7 west, and township 34 north, range 8 west.

Fifth. For the bands who usually assemble for payment at Grand Traverse township 32 north, range 10 west—townships 29 to 32, north inclusive, range 11, west—townships 29 to 31, north inclusive, range 12 west—township 29 north, range 13 west, and the east half of township 29 north, range 9 west.

* See amendments, post, p. 56.
For the Grand River bands, including that of Me-tay-o-meg.

Sixth. For the Grand River bands, including the band of which Me-tay-o-meg is chief—four adjoining townships of land in the county of Muskeota, and four adjoining townships north of Muskegon River, and west of range 12 west, which two locations, of four townships each, are to be selected by said Grand River Indians within three months from this date and notice thereof given to their agent.

For the Cheboygan band.

Seventh. For the Cheboygan band, one township of land in Cheboygan county, to be selected and noticed as above provided.

For the Thunder Bay band.

Eighth. For the Thunder Bay band, section 25 and 36 in township 80 north, range 7 east, and section 22 in township 80 north, range 8 east.

Purchase for bands who wish to locate near the missionary lands at Iroquois Point. Should either of the bands residing near Sault Ste. Marie determine to locate near the lands owned by the missionary society of the Methodist Episcopal church at Iroquois Point, in addition to those who now reside there, it is agreed that the United States will purchase as much of said lands for the use of the Indians as the society may be willing to sell at the usual government price.

Grant of land to each Indian.

The United States will give to each Ottowa and Chippewa Indian being the head of a family, 80 acres of land, and to each single person over 21 years of age, 40 acres of land, and to each family of orphan children under 21 years of age containing two or more persons, 80 acres of land, and to each single orphan child under 21 years of age, 40 acres of land to be selected and located within the several tracts of land herebefore described under the following rules and regulations:

Selections may be made.

Each Indian entitled to land under this article may make his own selection of any land within the tract reserved herein for the band to which he may belong—Provided, That in case of two or more Indians claiming the same lot or tract of land, the matter shall be referred to the Indian agent, who shall examine the case and decide between the parties.

List of those entitled to be prepared.

For the purpose of determining who may be entitled to land under the provisions of this article, lists shall be prepared by the Indian agent, which lists shall contain the names of all persons entitled, designating them in four classes. Class 1st, shall contain the names of heads of families; class 2d, the names of single persons over 21 years of age; class 3d, the names of orphan children under 21 years of age, comprising families of two or more persons, and class 4th, the names of single orphan children under 21 years of age, and no person shall be entered in more than one class. Such lists shall be made and closed by the first day of July, 1856, and thereafter no applications for the benefits of this article will be allowed.

Possession may be taken at once.

At any time within five years after the completion of the lists, selections of lands may be made by the persons entitled thereto, and a notice thereof, with a description of the land selected, filed in the office of the Indian agent in Detroit, to be by him transmitted to the office of Indian Affairs at Washington City.

Sale within ten years forbidden.

All selections of land under this article must be made according to the usual legal subdivisions; and fractional lots, if containing less than 60 acres, may be regarded as forty-acre lots, if over sixty and less than one hundred and twenty acres, as eighty-acre lots. Selections for orphan children may be made by themselves or their friends, subject to the approval of the agent.

After selections are made as herein provided, the persons entitled to the land may take immediate possession thereof, and the United States will thenceforth and until the issuing of patents as hereinafter provided, hold the same in trust for such persons, and certificates shall be issued in a suitable form guarantying and securing to the holders their possession and an ultimate title to the land. But such certificates shall not be assignable and shall contain a clause expressly prohibiting the sale or transfer by the holder of the land described therein.

* See amendments, post, p. 56.
After the expiration of ten years, such restriction on the power of sale shall be withdrawn, and a patent shall be issued in the usual form, to each original holder of a certificate for the land described therein, provided that such restriction shall cease only upon the actual issuing of the patent; and provided further that the President may in his discretion at any time in individual cases on the recommendation of the Indian agent when it shall appear prudent and for the welfare of any holder of a certificate, direct a patent to be issued. And provided also, that after the expiration of ten years, if individual cases shall be reported to the President by the Indian agent, of persons who may then be incapable of managing their own affairs from any reason whatever, he may direct the patents in such cases to be withheld, and the restrictions provided by the certificate, continued so long as he may deem necessary and proper.

Should any of the heads of families die before the issuing of the certificates or patents herein provided for, the same shall issue to the heirs of such deceased persons.

The benefits of this article will be extended only to those Indians who are at this time actual residents of the State of Michigan, and entitled to participate in the annuities provided by the treaty of March 28, 1886; but this provision shall not be construed to exclude any Indian now belonging to the Garden River Band of Sault Ste. Marie.

All the land embraced within the tracts hereinbefore described, that shall not have been appropriated or selected within five years, shall remain the property of the United States, and the same shall thereafter, for the further term of five years, be subject to entry in the usual manner and at the same rate per acre as other adjacent public lands are then held, by Indians only; and all lands, so purchased by Indians, shall be sold without restriction, and certificates and patents shall be issued for the same in the usual form as in ordinary cases; and all lands remaining unappropriated by or unsold to the Indians after the expiration of the last-mentioned term, may be sold or disposed of by the United States as in the case of all other public lands.

Nothing contained herein shall be so construed as to prevent the appropriation, by sale, gift, or otherwise, by the United States, of any tract or tracts of land within the aforesaid reservations for the location of churches, school-houses, or for other educational purposes, and for such purposes purchases of land may likewise be made from the Indians, with the consent of the President of the United States, having, in every instance, first been obtained therefor.*

ARTICLE 2. The United States will also pay to the said Indians, the sum of five hundred and thirty-eight thousand and four hundred dollars, in manner following, to wit:

First. Eighty thousand dollars for educational purposes to be paid in ten equal annual instalments of eight thousand dollars each, which sum shall be expended under the direction of the President of the United States; and in the expenditure of the same, and the appointment of teachers and management of schools, the Indians shall be consulted, and their views and wishes adopted so far as they may be just and reasonable.

Second. Seventy-five thousand dollars to be paid in five equal annual instalments of fifteen thousand dollars each, for blacksmith's tools, household furniture and building materials, cattle, labor, and all such articles as may be necessary and useful for them in removing to the homes herein provided and getting permanently settled thereon.

Third. Forty-two thousand and four hundred dollars for the support of four blacksmith shops for ten years.

Fourth. The sum of three hundred and six thousand dollars in coin, as follows:—ten thousand dollars of the principal and the interest on the whole of said last-mentioned sum remaining unpaid at the rate of five per cent.

* See amendments by adding clauses, post. pp. 56, 87.
annually for ten years, to be distributed per capita in the usual manner for paying annuities. And the sum of two hundred and six thousand dollars remaining unpaid at the expiration of ten years, shall be then due and payable, and if the Indians then require the payment of said sum in coin, the same shall be distributed per capita in the same manner as annuities are paid, and in not less than four equal annual instalments.

Fifth. The sum of thirty-five thousand dollars in ten annual instalments of three thousand and five hundred dollars each to be paid only to the Grand River Ottawas, which is in lieu of all permanent annuities to which they may be entitled by former treaty stipulations, and which sum shall be distributed in the usual manner per capita.

ARTICLE 3. The Ottawa and Chippewa Indians hereby release and discharge the United States from all liability on account of former treaty stipulations, it being distinctly understood and agreed that the grants and payments hereinbefore provided for are in lieu and satisfaction of all claims, legal and equitable on the part of said Indians jointly and severally against the United States, for land, money or other thing guaranteed to said tribes or either of them by the stipulations of any former treaty or treaties; excepting, however, the right of fishing and encampment secured to the Chippewas of Sault Ste. Marie by the treaty of June 16, 1820.

ARTICLE 4. The interpreters at Sault Ste. Marie, Mackinac, and for the Grand River Indians, shall be continued, and another provided at Grand Traverse, for the term of five years, and as much longer as the President may deem necessary.

ARTICLE 5. The tribal organization of said Ottawa and Chippewa Indians, except so far as may be necessary for the purpose of carrying into effect the provisions of this agreement, is hereby dissolved; and if at any time hereafter, further negotiations with the United States, in reference to any matters contained herein, should become necessary, no general convention of the Indians shall be called; but such as reside in the vicinity of any usual place of payment, or those only who are immediately interested in the questions involved, may arrange all matters between themselves and the United States, without the concurrence of other portions of their people, and as fully and conclusively, and with the same effect in every respect, as if all were represented.

ARTICLE 6. This agreement shall be obligatory and binding on the contracting parties as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof the said George W. Manypenny and the said Henry C. Gilbert, commissioners as aforesaid, and the undersigned chiefs and headmen of the Ottawas and Chippewas, have hereeto set their hands and seals, at the city of Detroit the day and year first above written.

GEO. W. MANYPENNY, [L. S.]
HENRY C. GILBERT, [L. S.]
Commissioners on the part of the United States.

J. LOGAN CHIPMAN, [L. S.]
RICH'G M. SMITH, [L. S.]
Secretaries.

SAULT STE. MARIE BANDS.

O-SHAW-WAW-NO-KE-WAIN-ZE, chief, his x mark.
WAW-BO-JIEG, chief, his x mark.
KAY-BAY-NO-DIN, chief, his x mark.
O-MAW-NO-MAW-NE, chief, his x mark.
SHAW-WAN, chief, his x mark.
PI-AW-BE-DAW-SUNG, chief, his x mark.
WAW-WE-GUN, headman, his x mark.
PA-NE-GWON, headman, his x mark.
BWAN, headman, his x mark.
TREATY WITH OTTOWAS AND CHIPPEWAS, JULY 31, 1855.

Executed in the presence of

JNO. M. D. JOHNSTON,
JOHN F. GODFROY,
C. H. JOHNSTON,
AUG. HAMLIN,
L. CAMPAU,
JOSEPH F. MURSUL,
G. D. WILLIAMS,
P. B. BARBEAU,
A. M. FITCH,
W. H. GODFROY.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the fifteenth day of April, eighteen hundred and fifty-six, advise and consent to the ratification of the same, with amendments, by a resolution in the words and figures following, to wit:

"IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
April 15, 1856.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the treaty made and concluded with the Ottowas and Chippewas, on the thirty-first day of July, eighteen hundred and fifty-five, with the following

AMENDMENTS.

Amendments.

ARTICLE 1. At the end of the "Fourth" clause, strike out the words "township 84 north, range 8 west," and insert the words: "all that part of township 84, north range 8 west, lying north of Pine River."

SAME ARTICLE. Strike out the "Fifth" clause, in the following words: "for the bands, who usually assemble for payment at Grand Traverse, township 32 north, range 10 west; townships 29 to 32 north, inclusive, range 11 west; townships 29 to 31 north, inclusive, range 12 west; township 29 north, range 12 west, and the east half of township 29 north, range 9 west," and insert, in lieu thereof, the following: "for the bands, who usually assemble for payment at Grand Traverse, townships 29, 30, and 31, north range 11 west, and townships 29, 30, and 31 north range 12 west, and the east half of township 29, north range, 9 west."

SAME ARTICLE. Strike out the "Sixth" clause, in the following words: "for the Grand River bands, including the band, of which Me-tay-o-meg is chief, four adjoining townships of land in the county of Montes, and four adjoining townships north of Muskegon River, and west of range 12 west, which two locations of four townships each, are to be selected by said Grand River Indians within three months from this date, and notice thereof given to their agent," and insert, in lieu thereof, the following: "for the Grand River bands, township 12, north range 15 west, and townships 15, 16, 17, and 18, north range, 16, west."

SAME ARTICLE. Strike out the "Seventh" clause, in the following words: "for the Cheboygan band, one township of land in Cheboygan county, to be selected, and notice given, as above provided;" and insert, in lieu thereof, the following: "for the Cheboygan band township 35, and 36, north range, 3 west.

SAME ARTICLE. Add the following at the end thereof:

"It is also agreed that any lands within the aforesaid tracts now occupied by actual settlers, or by persons entitled to preemption thereon, shall be exempt from the provisions of this Article; provided, that such pre-
TREATY WITH OTTOWAS AND CHIPPBEWAS, JULY 31, 1855.

emtion claims shall be proved, as prescribed by law, before the first day of October next."

"Any Indian, who may have heretofore purchased land for actual settlement under the act of Congress, known as the Graduation Act, may sell and dispose of the same; and in such case, no actual occupancy or may sell. residence by such Indians on land so purchased shall be necessary to enable him to secure a title thereto."

"In consideration of the benefits derived to the Indians on Grand Traverse Bay by the school and mission established in 1838, and still continued by the Board of Foreign Missions of the Presbyterian Church, it is agreed that the title to three separate pieces of land, being parts of tracts Nos. 5 and 4, of the west fractional half of section 52, township 80 north, range 10 west, on which are the mission and school buildings and improvements, not exceeding in all sixty-three acres, one hundred and twenty-four perches, shall be vested in the said Board on payment of $1.25 per acre; and the President of the United States shall issue a patent for the same to such person as the said Board shall appoint."

"The United States will also pay the further sum of forty thousand dollars, or so much thereof as may be necessary, to be applied in liquidation of the present just indebtedness of the said Ottawa and Chippewa Indians; provided, that all claims presented shall be investigated under the direction of the Secretary of the Interior, who shall prescribe such rules and regulations for conducting such investigation, and for testing the validity and justice of the claims, as he shall deem suitable and proper; and no claim shall be paid except upon the certificate of the said Secretary, that, in his opinion, the same is justly and equitably due; and all claimants, who shall not present their claims within such time as may be limited by said Secretary within six months from the ratification of the treaty, or whose claims, having been presented, shall be disallowed by him, shall be forever precluded from collecting the same, or maintaining any action thereon in any court whatever; and provided, also, that no portion of the money due said Indians for annuities, as herein provided, shall ever be appropriated to pay their debts under any pretence whatever; provided, that the balance of the amount herein allowed, as a just increase of the amount due for the cessions and relinquishments aforesaid, after satisfaction of the awards of the Secretary of the Interior, shall be paid to the said Chippewas or expended for their benefit, in such manner as the Secretary shall prescribe, in aid of any of the objects specified in the second article of this treaty."

Attest: ASBURY DICKINS, Secretary.

And whereas the said amendments having been submitted to the chiefs and headmen of the Ottawa and Chippewa tribes of Indians, the said chiefs and headmen having heard the same read and explained to them, did assent to and ratify the same, by an instrument, in the words and figures following, to wit:

We, the undersigned chiefs and headmen of the Chippewa Indians living near Sault Ste. Marie, Mich., having had the amendments adopted by the Senate of the United States to the treaty concluded at Detroit on the 81st day of July, 1855, fully explained to us and being satisfied therewith, do hereby assent to and ratify the same.

In witness whereof we have hereeto set our hands this 27th day of June, A. D. 1856.

PI-AW-BE-DAW-SUNG, his x mark.
TE-BOSE, his x mark.
SAW-GAW-JEW, his x mark.
SHAW-ANO, his x mark.

[Signature of witnesses]
TREATY WITH OTTOWAS AND CHIPPEWAS, JULY 81, 1855

WAWSO, his x mark.
MWAW-KEE-WENAW, his x mark.
XE-SAV-WAW-SHOT; his x mark.
AW-SE-GO, his x mark.
KE-ZHE-GO-NOE, his x mark.
KAIN-WAW-KEE-KISS-SEE, his x mark.
PE-AINE, his x mark.
PETAW-SE-GAY, his x mark.
KE-NE-ME-CHE-AW-GUN, his x mark.
MAY-TWAY-ON-DAY-GAW-SHE, his x mark.
ME-GE-SE-MONG, his x mark.
KEY-WAY-KEEN-DO, his x mark.
NAY-O-GE-MAW, his x mark.

In the presence of

HENRY C. GILBERT, Indian Agent,
AUG. HAMLIN, Interpreter,
JOHN F. GODFROY, "
G. T. WENDELL,
A. J. BLACKBIRD.

We, the chiefs and headmen of the Ottawa and Chippewa Indians residing near Grand Traverse Bay, having heard the foregoing amendments adopted by the Senate of the United States to the treaty of July 81, 1855, read, and the same having been fully explained to us by our agent, do hereby assent to and ratify the same.

Done at Northport on Grand Traverse Bay, Mich., this 5th day of July, A. D. 1856.

AISH-QUAY-GO-NAY-BE, his x mark.
AH-KO-SAY, his x mark.
O-NAW-MO-NEECE, his x mark.
KAY-QUA-TO-SAY, his x mark.
PETER-WAW-KA-ZO, his x mark.
SHAW-BWAW-SUNG, his x mark.
LOUIS-MICK-SAW-BAY, his x mark.
TREATY WITH OTTOWAS AND CHIPPEWAS, JULY 31, 1855.

In presence of

H. C. GILBERT, Indian Agent,
J. F. GODFROY, Interpr.,
GEO. N. SMITH,
PETER DOUGHERTY,
NORMAN BARNES.

We, the undersigned, chiefs and headmen of the Grand River bands of the Ottowa and Chippewa Indians of Michigan having heard the amendments of the Senate to the treaty of the 31st of July, 1855, read, and the same having been fully explained to us, do hereby assent to and ratify the same.

Done at Grand Rapids in the State of Michigan this 31st day of July, A. D. 1856.

CAW-BA-MO-SAY, his x mark.
SHAW-GWAH-BAW-NO, his x mark.
AISH-KE-BAW-GOSH, his x mark.
WAW-BE-GAY-KAKE, his x mark.
NE-BA-NE-SEH, his x mark.
CHING-GWOSH, his x mark.
MASH-CAW, his x mark.
GAH-GA-GAW-BWA, his x mark.
NOTE-ENO-KAY, his x mark.
NE-BAW-NAY-GHIC-ZHICK, his x mark.
PAY-BAW-ME, his x mark.
SHAW-BAW-QUO-UNG, his x mark.
MEN-DAW-WAW-BE, his x mark.

In presence of

JOHN F. GODFROY, U. S. Interpreter.
WM. COMBOSY,
F. N. GONFRET.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the fifteenth day of April, eighteen hundred and fifty-six, accept, ratify, and confirm the said treaty, with the amendments.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this tenth day of September, A. D. one thousand eight hundred and fifty-six, and of the Independence of the United States, the eighty-first.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
TREATY WITH CHIPPEWAS OF SAULT STE. MARIE.  

Aug. 2, 1855.  681

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at the city of Detroit, in the State of Michigan, the second day of August, eighteen hundred and fifty-five, by George W. Manypenny and Henry C. Gilbert, commissioners on the part of the United States, and the Chippewa Indians of Sault Ste. Marie, which treaty is in the words and figures following, to wit: —

Articles of agreement made and concluded at the city of Detroit, in the State of Michigan, the second day of August, 1855, between George W. Manypenny and Henry C. Gilbert, commissioners on the part of the United States, and the Chippewa Indians of Sault Ste. Marie.

ARTICLE 1. The said Chippewa Indians surrender to the United States the right of fishing at the falls of St. Mary's, and of encampment, convenient to the fishing-ground, secured to them by the treaty of June 16, 1820.

ARTICLE 2. The United States will appoint a commissioner who shall, within six months after the ratification of this treaty, personally visit and examine the said fishery and place of encampment, and determine the value of the interest of the Indians therein as the same originally existed. His award shall be reported to the President, and shall be final and conclusive, and the amount awarded shall be paid to said Indians, as annuities are paid, and shall be received by them in full satisfaction for the right hereby surrendered: Provided, That one-third of said award shall, if the Indians desire it, be paid to such of their half-breed relations as they may indicate.

ARTICLE 3. The United States also give to the chief, O-shaw-waw-no, for his own use, in fee-simple, a small island in the River St. Mary's, adjacent to the camping-ground hereby surrendered, being the same island on which he is now encamped, and said to contain less than half an acre.

Provided, that the same has not been heretofore otherwise appropriated or disposed of; and in such case, this grant is to be void, and no compensation is to be claimed by said chief or any of the Indians, parties hereto, in lieu thereof.

ARTICLE 4. This agreement shall be obligatory and binding on the contracting parties as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof, the said George W. Manypenny and the said Henry C. Gilbert, commissioners as aforesaid, and the undersigned chiefs and headmen of the Chippewa Indians of Sault Ste. Marie, have hereunto set their hands and seals at the city of Detroit the day and year first above written.

GEO. W. MANYPENNY, [L. s.]
HENRY C. GILBERT, [L. s.]

Commissioners.

RICHARD M. SMITH, Secretary.

O-SHAW-WAW-NO, chief, his x mark. [L. s.]
WAW-BO-JIEG, chief, his x mark. [L. s.]
KAY-BAY-NO-DIN, chief, his x mark. L. s.
O-MAW-NO-MAW-NE, chief, his x mark. L. s.
SHAW-WAN, chief, his x mark. L. s.
PI-AW-BE-DAW-SUNG, chief, his x mark. L. s.
WAW-WE-GUN, headman, his x mark. L. s.
PAY-NE-GWON, headman, his x mark. L. s.
TAW-MEECE, headman, his x mark. L. s.
BWAN, headman, his x mark. L. s.
SAW-GAW-JEW, headman, his x mark. L. s.
NAW-WE-GE-ZHICK, headman, his x mark. L. s.

Executed in the presence of
J. LOGAN CHIPMAN,
GEORGE SMITH,
W. H. COLLINS,
JNO. M. JOHNSTON, } Interpreters.
GEO. JOHNSTON,

And, whereas, the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the 15th day of April, A. D. eighteen hundred and fifty-six, advise and consent to the ratification of the same, by a resolution in the words and figures following, to wit:—

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,

April 15, 1856.

Resolved, (two-thirds of the senators present concurring,) that the Senate advise and consent to the ratification of the treaty made and concluded with the Chippewas of Sault Ste. Marie, on the second day of August, eighteen hundred and fifty-five.

Attest:

ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do in pursuance of the advice and consent of the Senate, as expressed in their resolution of the fifteenth day of April, eighteen hundred and fifty-six, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-fourth day of April, A. D. eighteen hundred and fifty-six, and of the independence of the United States, the eightieth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
WHEREAS, a treaty was made and concluded at the city of Detroit, in the State of Michigan, on the second day of August, one thousand eight hundred and fifty-five, between George W. Manypenny and Henry C. Gilbert, commissioners on the part of the United States, and the Chippewa Indians of Saginaw, parties to the treaty of January 14th, 1837, and that portion of the bands of Chippewa Indians of Swan Creek and Black River, parties to the treaty of May 9, 1836, and now remaining in the State of Michigan, which treaty is in the words and figures following, to wit:—

Articles of agreement and convention, made and concluded at the city of Detroit, in the State of Michigan, this second day of August, one thousand eight hundred and fifty-five, between George W. Manypenny and Henry C. Gilbert, commissioners on the part of the United States, and the Chippewa Indians of Saginaw, parties to the treaty of January 14, 1837, and that portion of the bands of Chippewa Indians of Swan Creek and Black River, parties to the treaty of May 9, 1836, and now remaining in the State of Michigan.

In view of the existing condition of the Indians aforesaid, and of their legal and equitable claims against the United States, it is agreed between the contracting parties as follows, viz:—

ARTICLE 1. The United States will withdraw from sale, for the benefit of said Indians, as herein provided, all the unsold public lands within the State of Michigan embraced in the following descriptions, to wit:—

First. Six adjoining townships of land in the county of Isabella, to be selected by said Indians within three months from this date, and notice thereof given to their agent.

Second. A tract of land in one body, equal in extent to two townships, on the north side of Saginaw Bay, to be selected by them, and notice given as above provided.*

The United States will give to each of the said Indians, being the head of a family, eighty acres of land; and to each single person over twenty-one years of age, forty acres of land; and to each family of orphan children under twenty-one years of age, containing two or more persons, eighty acres of land; and to each single orphan child under twenty-one years of age, forty acres of land; to be selected and located within the several tracts of land hereinbefore described, under the same rules and regulations, in every respect, as are provided by the agreement concluded on the 81st day of July, A. D. 3855, with the Ottawas and Chippewas of Michigan, for the selection of their lands.

And the said Chippewas of Saginaw and of Swan Creek and Black River, shall have the same exclusive right to enter lands within the tracts withdrawn from sale for them for five years after the time limited for selecting the lands to which they are individually entitled,* as is extended to the Ottawas and Chippewas by the terms of said agreement.

And the provisions therein contained relative to the purchase and sale of land for school-houses, churches, and educational purposes, shall also apply to this agreement.

* See amendments, post, p. 84.
TREATY WITH THE CHIPPEWAS. Aug. 2, 1855.

**ARTICLE 2.** The United States will also pay to the said Indians the sum of two hundred and twenty thousand dollars, in manner following, to wit:

*First.* Thirty thousand dollars for educational purposes, to be paid in five equal annual instalments of four thousand dollars each, and in five subsequent equal annual instalments of two thousand dollars each, to be expended under the direction of the President of the United States.

*Second.* Forty thousand dollars, in five equal annual instalments of five thousand dollars each, and in five subsequent equal annual instalments of three thousand dollars each, in agricultural implements and carpenters' tools, household furniture and building materials, cattle, labor, and all such articles as may be necessary and useful for them in removing to the homes herein provided, and getting permanently settled thereon.

*Third.* One hundred and thirty-seven thousand and six hundred dollars in coin, in ten equal annual instalments of ten thousand dollars each, and in two subsequent equal annual instalments of eighteen thousand and eight hundred dollars each, to be distributed per capita in the usual manner for paying annuities.

*Fourth.* Twelve thousand and four hundred dollars for the support of one blacksmith shop for ten years.

The United States will also build a grist and a saw mill for said Indians at some point in the territory, to be selected by them in said county of Isabella, provided, a suitable water power can be found, and will furnish and equip the same with all necessary fixtures and machinery, and will construct such dam, race, and other appurtenances as may be necessary to render the water power available; Provided that the whole amount for which the United States shall be liable under this provision, shall not exceed the sum of eight thousand dollars.*

**ARTICLE 3.** The said Chippewas of Saginaw, and of Swan Creek and Black River, hereby cede to the United States all the lands within the State of Michigan heretofore owned by them as reservations, and whether held for them in trust by the United States or otherwise; and they do hereby, jointly and severally, release and discharge the United States from all liability to them, and to their, or either of their said tribes, for the price and value of all such lands, heretofore sold, and the proceeds of which remain unpaid.

And they also hereby surrender all their, and each of their permanent annuities, secured to them, or either of them by former treaty stipulations, including that portion of the annuity of eight hundred dollars payable to "the Chippewas," by the treaty of November 17, 1807, to which they are entitled, it being distinctly understood and agreed, that the grants and payments herein before provided for, are in lieu and satisfaction of all claims legal and equitable on the part of said Indians, jointly and severally against the United States for land, money, or other thing, guaranteed to said tribes, or either of them, by the stipulations of any former treaty or treaties.

**ARTICLE 4.** The entries of land heretofore made by Indians and by the Missionary Society of the Methodist Episcopal Church for the benefit of the Indians, on lands withdrawn from sale in townships 14 north, range 4 east, and 10 north, range 5 east, in the State of Michigan, are hereby confirmed, and patents shall be issued therefor as in other cases.

**ARTICLE 5.** The United States will provide an interpreter for said Indians for five years, and as much longer as the President may deem necessary.

**ARTICLE 6.** The tribal organization of said Indians, except so far as may be necessary for the purpose of carrying into effect the provisions of this agreement, is hereby dissolved.

* See amendments, post, p. 86.
TREATY WITH THE CHIPPEWAS. Aug. 2, 1855.

ARTICLE 7. This agreement shall be obligatory and binding on the contracting parties as soon as the same shall be ratified by the President and Senate of the United States.

In testimony whereof, the said George W. Manypenny and the said Henry C. Gilbert, commissioners as aforesaid, and the undersigned, chiefs and headmen of the Chippewas of Saginaw, and of Swan Creek and Black River, have hereto set their hands and seals at the city of Detroit, the day and year first above written.

GEO. W. MANYPENNY, [L. S.]
HENRY C. GILBERT, [L. S.]
Commissioners.

RICHARD M. SMITH,
J. LOGAN CHIPMAN,

Secretaries.

Saginaw Bands.

OT-TAW-ANCE, chief, his x mark. [L. S.]
O-SAWE-WAW-BUN, chief, his x mark. [L. S.]
NANCK-CHE-GAW-ME, chief, his x mark. [L. S.]
KAW-GAY-GE-ZHICK, chief, his x mark. [L. S.]
SHAW-SHAW-WAY-NAY-BEECE, chief, his x mark. [L. S.]
PE-NAY-SE-WAW-BE, chief, his x mark. [L. S.]
NAW-GE-ZHICK, chief, his x mark. [L. S.]
SAW-GAW-CHE-WAY-O-SAY, chief, his x mark. [L. S.]
NAW-TAW-WAY, chief, his x mark. [L. S.]
WAIN-GE-ZHICK, chief, his x mark. [L. S.]
CAW-ME-SQUAW-BAY-NO-KAY, chief, his x mark. [L. S.]
PE-TWAY-WE-TUM, headman, his x mark. [L. S.]
KAY-BAY-GUO-UM, headman, his x mark. [L. S.]
PAY-BAW-MAW-SHE, headman, his x mark. [L. S.]
AW-GE-ZHICK, headman, his x mark. [L. S.]
AISI-QWAY-GO-NAY-BE, headman, his x mark. [L. S.]
PAY-ME-SAW-AW, headman, his x mark. [L. S.]
AW-TAW-WE-GO-NAY-BE, headman, his x mark. [L. S.]
PAY-SHE-NIN-NE, headman, his x mark. [L. S.]

Swan Creek and Black River Band.

PAY-ME-QUO-UNG, chief, his x mark. [L. S.]
NAY-GE-ZHICK, headman, his x mark. [L. S.]
MAW-CHE-CHE-WON, headman, his x mark. [L. S.]

Executed in the presence of
G. D. WILLIAMS,
GEORGE SMITH,
W. H. COLLINS,
MANASSEH HICKEY,
P. O. JOHNSON,
JOSEPH F. MARLAL,
JNO. M. D. JOHNSTON,
CHAS. H. RODD,
L. M. MORAN,

Interpreters.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the fifteenth day of April, one thousand, eight hundred and fifty-six, advise and consent to the ratification of the same, by a resolution in the words and figures following, to wit:
TREATY WITH THE CHIPPEWAS. Aug. 2, 1855.

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
April 15th, 1856.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the treaty, made with the Chippewas of Saginaw, Swan Creek and Black River on the second day of August, eighteen hundred and fifty-five, with the following AMENDMENTS.

Amendments. ARTICLE 1. Strike out the words "A tract of land in one body, equal in extent to two townships on the north side of Saginaw Bay, to be selected by them, and notice given, as above provided," and insert, in lieu thereof, the words "townships Nos. 17 and 18, north ranges, 3, 4, and 5, east."

SAME ARTICLE. Insert, after the word "entitled," last clause but one, the following, "and the same right to sell and dispose of land entered by them, under the provisions of the act of Congress known as the Graduation Act."

ARTICLE 2. Add thereto the following paragraphs: "The United States will also pay the further sum of four thousand dollars for the purpose of purchasing a saw-mill, and in repair of the same, and in adding thereto the necessary machinery and fixtures for a run of stone for grinding grain—the same to be located on the tract described in clause "second," Article 1."

"The United States will also pay the further sum of twenty thousand dollars, or so much thereof as may be necessary, to be applied in liquidation of the present just indebtedness of the said Indians; provided, that all claims presented shall be investigated under the direction of the Secretary of the Interior within six months, who shall prescribe such rules and regulations for conducting such investigation, and for testing the validity and justice of the claims as he shall deem suitable and proper. And no claim shall be paid except on the certificate of the said Secretary that, in his opinion, the same is justly and equitably due; and all claimants, who shall not present their claims within such time as may be limited by said Secretary, or, whose claims having been presented, shall be disallowed by him, shall be forever precluded from collecting the same, or maintaining an action thereon in any court whatever; And, provided, also, that no portion of the money due said Indians for annuities, as herein provided, shall ever be appropriated to pay their debts under any pretence whatever; provided that the balance of the amount herein allowed as a just increase for the sessions and relinquishments aforesaid, after satisfaction of the awards of the Secretary of the Interior, shall be paid to the said Indians, or expended for their benefit in such manner as the Secretary shall prescribe, in aid of any of the objects specified in this treaty.

Attest: ASBURY DICKINS, Secretary.

We the undersigned chiefs and headmen of the Chippewas of Saginaw and of the Chippewas of the Swan Creek and Black River having heard the foregoing amendments read and the same having been fully explained to us by our agent, do hereby agree to and ratify the same.

Done at Saginaw this 14th day of May, A. D. 1856.

NANCK-CHE-GAW-ME, his x mark. [L. S.]
O-SAW-WAW-BUN, his x mark. [L. S.]
SHAW-WAY-NAW-SEGAY, his x mark. [L. S.]
WAY-SHAW-WAN-NO, his x mark. [L. S.]
TREATY WITH THE CHIPPEWAS. Aug. 2, 1855.

NAW-NE-GE-ZHICK, his x mark. 'L. S.'
SHAW-SHAW-WAY-NAY-BEECE, his x mark. 'L. S.'
SAW-GAW-CHE-WAY-O-SAY, his x mark. 'L. S.'
CAW-GAY-GE-ZHICK, his x mark. 'L. S.'
OT-TAW-ANCE, his x mark. 'L. S.'
PE-NAY-SE-WAW-BE, his x mark. 'L. S.'
AH-CO-GIN, his x mark. 'L. S.'
PAY-ME-QUO-UNG, his x mark. 'L. S.'
NAW-GAW-NE, his x mark. 'L. S.'
NAY-GE-ZHICK, his x mark. 'L. S.'
WAIN-GE-GE-ZHICK, his x mark. 'L. S.'
KAW-ME-GWAW-TE-NO-KAY, his x mark. 'L. S.'
NAW-TAW-WAY, his x mark. 'L. S.'

Signed in the presence of
HENRY C. GILBERT, Indian Agent,
CHAS. H. RODD, Interpreter,
SAMUEL KIRKLAND, Interpreter,
P. O. JOHNSON,
P. MARKSMAN, Interpreter,
G. D. WILLIAMS,
H. B. ADAMS.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the fifteenth day of April, one thousand eight hundred and fifty-six, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

[Done at the city of Washington, this twenty-first day of June, A. D. one thousand eight hundred and fifty-six, and of the independence of the United States the eightieth.

FRANKLIN PIERCE.

By the President:
W. L. MARCY,
Secretary of State.]
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS, a convention between the United States of America and his Majesty the King of the kingdom of the Two Sicilies was concluded and signed by their respective plenipotentiaries at Naples on the first day of October, eighteen hundred and fifty-five, which convention, being in the English and Italian languages, is, word for word, as follows:

TREATY.

The United States of America and his Majesty the King of the kingdom of the Two Sicilies, equally animated with the desire to strengthen and perpetuate the relations of amity and good understanding which have at all times subsisted between the two countries, desiring also to extend and consolidate the commercial intercourse between them; and convinced that nothing will more contribute to the attainment of this desirable object than an entire freedom of navigation, the abolition of all differential duties of navigation and of commerce, and a perfect reciprocity, based on principles of equity, equally beneficial to both countries, and applicable alike in peace and in war, have resolved to conclude a general convention of amity, commerce, navigation, and for the surrender of fugitive criminals. For this purpose, they have respectively appointed plenipotentiaries, to wit: the President of the United States has appointed Robert Dale Owen minister resident of the United States near his Majesty the King of the kingdom of the Two Sicilies; and his Majesty the King of the kingdom of the Two Sicilies has appointed Don Lewis Carafa della Spina, of the Dukes of Trastevere, weekly Major-domo of his Majesty, Commander of his Royal Order of Civil Merit of Francis the First, Grand Cross of the distinguished Royal Spanish Order of Charles the Third, Grand Officer of the Order of the Legion of Honor, Grand

Sua Maestà il Re del Regno delle Due Sicilie e gli Stati Uniti di America, del pari animati dal desiderio di raffermare e perpetuare le relazioni di amicizia e di buona intelligenza che sono in ogni tempo esistite tra i Loro rispettivi Stati; desiderando altresì di estendere e consolidare i rapporti commerciali tra essi; e pienamente persuasi, che niente può più contribuire al conseguimento di questo desiderabile scopo che una piena libertà di navigazione, l'abolizione di tutti i diritti differenziali di navigazione e di commercio, e una perfetta reciprocità stabilita sopra principii di equità egualmente vantaggiosi a due Paesi, e applicabili in pace come in guerra; anno convenuto di concludere un Trattato generale di amicizia, di commercio, di navigazione, e di estradizione dé dell'infuienti fuggitivi. A tale effetto hanno destinati rispettivamente dé Plenipotenziari, cioè.

Negotiators.
TREATY WITH THE TWO SICILIES. Oct. 1, 1855.

It is the intention of the two high contracting parties that there shall be, and continue through all time, a firm, inviolable, and universal peace, and a true and sincere friendship between them and between their respective territories, cities, towns, and people, without exception of persons or places. But if, notwithstanding, the two nations should, unfortunately, become involved in war, one with the other, the term of six months, from and after the declaration thereof, shall be allowed to the merchants and other inhabitants, respectively, on each side, during which term they shall be at liberty to withdraw themselves, with all their effects, which they shall have the right to carry away, send away, or sell, as they please, without hinderance or molestation. Dur-

Cross of the Order of St. Michael of Bavaria, Grand Cross of the Florentine Order of Merit under the title of St. Joseph, Grand Cross of the Order of Merit of Parma under the title of St. Ludovico, Grand Cross of the Brazilian Order of the Rose, charged provisionally with the Portfolio of Foreign Affairs; and Don Michael Gravina e Requesenz, Prince of Comitini, his gentleman of the bedchamber in exercise, Chevalier Grand Cross of his Royal Order of Francis the First, invested with the Grand Cordon of the Order of the Legion of Honor, and the Grand Cross of the following orders, namely: of Leopold of Austria, of the Red Eagle of Prussia, of the White Eagle of Russia, of St. Maurice and Lazarus of Sardinia, of Dannebrog of Denmark, of Leopold of Belgium, and of the Crown of Oak of the Low Countries, late his Minister Secretary of State; and Don Joseph Marins Arpino, Advocate-General of the Grand Court of Accounts; and the said plenipotentiaries, after having exchanged their respective full powers, found in good and due form, have concluded and signed the following articles:

ARTICLE I.

It is the intention of the two high contracting parties that there shall be, and continue through all time, a firm, inviolable, and universal peace, and a true and sincere friendship between them and between their respective territories, cities, towns, and people, without exception of persons or places. But if, notwithstanding, the two nations should, unfortunately, become involved in war, one with the other, the term of six months, from and after the declaration thereof, shall be allowed to the merchants and other inhabitants, respectively, on each side, during which term they shall be at liberty to withdraw themselves, with all their effects, which they shall have the right to carry away, send away, or sell, as they please, without hinderance or molestation. Dur-

del Merito sotto il titolo di San Ludovico, Gran Croce dell'Ordine della Rosa del Brasile, provvisoricamente incaricato del Portafoglio del Minis-}

terro degli Affari Esteri;}

Don Michele Gravina e Requesenz, Principe di Comitini, Gentil-
uomo di Camera con esercizio,}

Cavalieri Gran Croce del Reale}

Ordine di Francesco 1°, insignito}

del Gran Cordone dell' Ordine}

della Legione di Onore; e Gran}

Croce di quelli di Leopoldo di Aus-

tria, dell' Aquila rossa di Prussia,

dell' Aquila bianca di Russia, dé

Santi Maurizio e Lazzaro di Sar-
degna, del Dannebrog di Danimar-

cia, di Leopoldo del Belgio, e della}

Corona di quercia dé Paesi Bassi; 

già Ministro Segretario di Stato}

della Maestà Sua; 

E Don Giuseppe Mario Arpino, 

Avvocato Generale presso la Gran 

Corte dé Conti; 

Ed il Presidente degli Stati Uniti 

di America: Il Signor Roberto 

Dale Owen, Ministro Residente 

egli Stati Uniti presso Sua Maestà 

il Re del Regno delle Due Sicilie; 

E i detti plenipotentiarii dopo aver 

iscambiati i loro pienipoteri, trovati 

in buona e dovuta forma, annò con-

chiusi e sottoscritti gli articoli se-

guenti: 

ARTICOLO I.

E intenzione delle due Alte Parti 

contratti che siavi, e continui per 

sempre una costante, inviolabile ed 

universale pace, ed una vera e sin-

cera amicizia tra Essere, e tra Loro 

rispettivi territorii, città, paesi e 

popoli, senza eccezione di persone o di luoghi. Ma se nondimeno le due 

Nazioni si trovassero, sventuratamente, impegnate in una guerra 

l'una contro l'altra, il termine di sei mesi dal di dell'avvenuta dichi-
arazione sarà accordato ad negoziati, ed agli altri abitanti rispettivi 
delle due Parti, durante il quale 

terminè sarò loro permesso di riti-

rarli con tutti i loro effetti, potendo 

essi portarli o mandarli via, o venderli, come a loro più piacerà, senza 

esserne molestati o impediti. Du-

rante lo stesso periodo di sei mesi, 

le loro persone e i loro effetti, com-
TREATY WITH THE TWO SICILIES. Oct. 1, 1855.

ARTICLE II.

Considering the remoteness of the respective countries of the two contracting parties, and the uncertainty resulting therefrom, with respect to the various events which may take place, it is agreed that a merchant vessel belonging to either of them, which may be bound to a port supposed, at the time of its departure, to be blockaded, shall not, however, be captured or condemned for having attempted, a first time, to enter said port, unless it can be proved that said vessel could, and ought to have learned, during its voyage, that the blockade of the place in question still continued. But all vessels which, after having been warned off once, shall, during the same voyage, attempt, a second time, to enter the same blockaded port, during the continuance of the same blockade, shall thereby subject themselves to be detained and condemned.

By blockaded port, is understood one into which, by the disposition of the power which attacks it, with

ARTICOLO II.

Considerando la grande distanza che separa i paesi delle due Alte Parti contraenti, e l'incertezza che ne risulta, in quanto a diversi eventi che potrebbero aver luogo, si è convenuto, che un bastimento mercantile appartenente ad una di Esse, diretto per un porto supposto bloccato al tempo della sua partenza, non potrà essere, ciò nonostante, catturato o condannato, per aver la prima volta tentato di entrare nel detto porto, a meno che sia provato, che il detto bastimento avesse potuto e dovuto conoscere durante il viaggio, che il blocco del luogo in questione durava ancora. Ma ogni bastimento, che dopo essere stato una volta avvertito cercherà, durante lo stesso viaggio di entrare una seconda volta in un tale porto bloccato, durante la continuazione dello stesso blocco, potrà esser preso e condannato.

S'intende per porto bloccato, Definition of blockaded.
a proportionate number of ships sufficiently near, there is evident danger in entering.

ARTICLE III.

The high contracting parties, in order to prevent and avoid all dispute by determining, with certainty, what shall be considered by them contraband in time of war, and as such cannot be conveyed to the countries, cities, places, or seaports of their enemies, have declared and agreed that under the name of contraband of war shall be comprised only cannons, mortars, petards, grenades, muskets, balls, bombs, gun-carriages, gunpowder, saltpetre, matches, troops, whether infantry or cavalry, together with all that appertains to them; as also every other munition of war, and generally, every species of arms, and instruments in iron, steel, brass, copper, or any other material whatever, manufactured, prepared, and made expressly for purposes of war, whether by land or sea.

Vessel and other goods not forfeited with the contraband.

And it is expressly declared and understood that the merchandise above set forth as contraband of war shall not entail confiscation, either on the vessel on which it shall have been loaded, or on the merchandise forming the rest of the cargo of said vessel, whether the said merchandise belong to the same or to a different owner.

ARTICLE IV.

The citizens and subjects of each of the high contracting parties shall have free and undoubted right to travel and reside in the States of the other, remaining subject only to the precautions of police which are practised towards the citizens or subjects of the most favored nations.

ARTICLE V.

The citizens or subjects of one of the high contracting parties, traveling or residing in the territories of the other, shall be free from all military service, whether by land or sea, from all billeting of soldiers in
their houses, from every extraordinary contribution, not general and by law established, and from all forced loans; nor shall they be held under any pretence whatever, to pay any taxes or impositions, other or greater than those which are, or may hereafter be, paid by the subjects or citizens of the most favored nations, in the respective States of the high contracting parties. Their dwellings, warehouses, and all premises appertaining thereto, destined for purposes of commerce or residence, shall be respected. No arbitrary search of or visit to their houses, whether private or of business, and no arbitrary examination or inspection whatever of their books, papers, or accounts of trade, shall be made; but such measures shall have place only in virtue of warrant granted by the judicial authorities. And each of the high contracting parties expressly engages that the citizens or subjects of the other, residing in their respective States, shall enjoy their property and personal security, in as full and ample a manner as their own citizens or subjects, or the citizens or subjects of the most favored nations.

ARTICLE VI.

The citizens and subjects of each of the contracting parties, residing in the States of the other, shall be entitled to carry on commerce, arts, or trade, and to occupy dwellings, shops, and warehouses, and to dispose of their property of every kind, whether real or personal, by sale, gift, exchange, or in any other way, without hinderance or obstacle. And they shall be free to manage their own affairs themselves, or to commit those affairs to persons whom they may appoint as broker, factor, or agent; nor shall they be restrained in their choice of persons to act in such capacities; nor shall they be called upon to pay any salary or remuneration to any person whom they shall not choose to employ. Absolute freedom shall also be given, in all cases, to the buyer and seller to bargain together, and

nelle loro case, da qualunque contribuzione straordinaria, purché non sia generale e stabilita per legge, e da ogni prestito forzato; e non saranno essi tenuti a pagare, sotto verun pretesto, altre tasse o imposizioni diverse o più elevate di quelle che si pagano, o che potrebbero pagarsi in seguito dà sudditi o cittadini delle Nazioni le più favorite, ne rispettivi Stati delle Alte Parti contraenti. Le loro abitazioni, i magazzini e tutto ciò che loro appartiene per obbietti di commercio o di residenza saranno rispettati. Non sarà fatta alcuna perquisizione arbitaria, o visita nelle loro abitazioni e case di commercio, e neanche arbitario esame, o ispezione qualunque dei loro libri, carte o conti commerciali, potendo siffatte disposizioni essere soltanto eseguite in forza di pronunziazione delle Autorità giudiziarie. Ciascuna delle due Alte Parti contraenti s'Impegnà perciò, che i sudditi o cittadini dell'altra residenti nel loro rispettivi Stati, godranno della loro proprietà e sicurezza personale, in tal pieno ed ampio modo, come i loro proprii sudditi o cittadini, o come i sudditi o cittadini delle Nazioni le più fortunate.

ARTICOLO VI.

Sara permesso a sudditi o cittadini di ciascuna delle Alte Parti contraenti residenti negli Stati dell'altra di esercitare il commercio, le arti e i mestieri, e di occupare delle case e dei magazzini, e di disporre della loro proprietà di qualunque specie o denominazione; siano reali o personali, per vendita, donazione, permuta, o in qualunque altro modo, senza il menomo ostacolo o impedimento. Potranno del pari liberamente trattare i loro affari da se stessi, o commetterli alla gestione di coloro, che essi potranno nominare loro mezzi, fattori o agenti, e non saranno impediti nella scelta delle persone che potranno agire in tale qualità, nè saranno essi richiesti di pagare alcun salario o rimunerazione, ad alcuna persona che non sia da essi scelta. Assoluta libertà sarà data, in ogni caso, al compratore ed
also to fix the price of any goods or merchandise, imported into, or to be exported from, the States of either of the contracting parties, save and except cases where the laws of the said States may require the intervention of special agents, or where, in either of the countries, articles may be the subject of a government monopoly, as, at present in the kingdom of the Two Sicilies, the royal monopolies of tobacco, salt, playing cards, gunpowder, and saltpetre.

It being expressly understood, however, that none of the provisions of the present treaty shall be so construed as to take away the right of either of the high contracting parties to grant patents of invention or improvement, either to the inventors or to others, and that the principles of reciprocity established by this treaty shall not extend to premiums which either of the high contracting parties may grant to their own citizens or subjects, for the encouragement of the building of ships, to sail under their own flag.

ARTICLE VII.

Sucession to property of deceased persons.

As to any citizen or subject of either of the high contracting parties dying within the jurisdiction of the other, his heirs, being citizens or subjects of the other, shall succeed to his personal property, and either to his real estate or to the proceeds thereof, whether by testament or ab intestato; and may take possession thereof, either by themselves or by others acting for them; and may dispose of the same at will, paying to the profit of the respective governments such dues only as the inhabitants of the country wherein the said property is, shall be subject to pay in like cases. And in case of the absence of the heir, or of his representatives, the same care shall be taken of the said property as would be taken, in like cases, of the effects of the natives of the country itself; the respective consular agents having notice from the competent judicial authorities of the day and hour in which they will proceed to the imposing or removing of seals to the venditore di negoziare e di fissare il prezzo di qualunque effetto o mercanzia immessa né Dominic ni negli Stati delle due Alte Parti contraenti, o da essere d'amicizia esportata; salvo in generale gli affari, pé quali le leggi á detti Stati richiedessero l' opera di Agenti speciali, o ciò che in alcuno di essi possa essere oggetto di privativi del Governo, come appunto sono nel Regno delle Due Sicilie le Reali privative de tabacchi e sali, delle carte de gioco, polveri da sparo, e del salnitro.

Beninteso ancora, che nuna delle stipulazioni del presente trattato si oppone al diritto delle Alte Parti contraenti, di accordare patenti d'invenzione o di perfezionamento, sia agli' inventori sia ad altri, e che la reciprocită stabilita da questo Trattato non si estende á premii, che dalle due Alte Parti contraenti posso rispettivamente darsi á proprii sudditi o cittadini, per l'incoraggiamento della costruzione de legni della propria bandiera.

ARTICOLO VII.

In caso di morte di un suddito o cittadino delle due Alte Parti contraenti nella giurisdizione dell'altra i suoi eredi, essendo cittadini o sussidi dell'altra succederanno á suoi beni mobili, ed á suoi beni immobili, ovverro al prezzo degli stessi, sia per testamento, sia ab intestato, e potranno prenderne possesso, sia da se stessi, o per altri agendo per essi, e disporre a placamento, pagando, a profitto dei rispettivi Governi, qué soli diritti, á quali gli abitanti del paese dove sono situati i detti beni sarebbero assoggettati in simiglianti circostanze.

In caso di assenza degli eredi o de rappresentanti di essi, si prenderà de detti beni la stessa cura, che sarebbe presa in simili casi de beni dé nativi dello stesso paese, avvertendosi, ove vi sia luogo per la legge del paese, dalle autorità giudiziarie competenti i rispettivi Agenti consolari, del giorno e dell' ora, in cui si procederà all' apposizione ed alla rimozione de suggelli, ed alla
and to the making out of an inventory, in all cases where such proceedings are required by law; so that the said consular agent may assist thereat. The respective consuls may demand the delivery of the hereditary effects of their countrymen, which shall be immediately delivered to them, if no formal opposition to such delivery shall have been made by the creditors of the deceased, or otherwise, as soon as such opposition shall have been legally overruled. And, if a question shall arise as to the rightful ownership of said property, the same shall be finally decided by the laws and judges of the land wherein the said property is. And the citizens and subjects of either of the contracting parties in the States of the other, shall have free access to the tribunals of justice of said States, on the same terms which are granted by the laws and usages of the country to native citizens or subjects; and they may employ, in defence of their interests and rights, such advocates, attorneys, and other agents, being citizens or subjects of the other, as they may choose to select.

ARTICLE VIII

There shall be, between the territories of the high contracting parties, reciprocal liberty of commerce and navigation; and to that effect the vessels of their respective States shall mutually have liberty to enter the ports, places, and rivers of the territories of each party wherever national vessels arriving from abroad are permitted to enter. And all vessels of either of the two contracting parties, arriving in the ports of the other, shall be treated, on their arrival, during their stay, and at their departure, on the same footing as national vessels, as regards port charges, and all charges of navigation, such as of tonnage, lighthouses, pilotage, anchorage, quarantine, fees of public functionaries, as well as all taxes or impositions of whatever sort, and under whatever denomination, received in the name, and for the benefit of the govern-
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The national character of the vessels of the respective countries shall be recognized and admitted by each of the parties, according to its own laws and special rules, by means of papers granted by the competent authorities to the captains or masters. And no vessels of either of the contracting parties shall be entitled to profit by the immunities and advantages granted in the present treaty, unless they are provided with the proper papers and certificates, as required by the regulations existing in the respective countries, to establish their tonnage and their nationality.

ARTICLE X.

I vessels of each of the high contracting parties shall be allowed to introduce into the ports of the other, and to export thence, and to deposit and store there, every sort of goods, wares, and merchandise, from whatever place the same may come, the importation and exportation of which are legally permitted in the respective States, without being held to pay other or heavier custom-house duties or imposts, of whatever kind or name, other or of higher rate, than those which would be paid for similar goods or products if the same were imported or exported in national vessels; and the same privileges, drawbacks, bounties, and allowances which may be allowed by either of the contracting parties on any merchandise imported or exported in their own vessels shall be allowed, also, on similar produce imported or exported in vessels of the other party.

ARTICLE XI.

No priority or preference shall be given, directly or indirectly, by either of the contracting parties, nor by any private institution whatsoever, whether the said vessels arrive or depart in ballast, or whether they import or export merchandise.

ARTICOLO IX.

La nazionalità dei bastimenti rispettivi sarà riconosciuta ed ammessa d'ambo le parti secondo le leggi ed i regolamenti particolari di ciascuno Stato, per mezzo de' titoli rilasciati dalle Autorità competenti a Capitani o Padroni. Nè potranno i bastimenti dell' uno, come dell' altro, profitare delle immunità ed i vantaggi che a medesimi sono concessuti dal presente Trattato, che quando trovisi muniti delle esatte e de' certificati richiesti dè regolamenti esistenti nei paesi rispettivi, per provare la loro portata e la loro nazionalità.

ARTICOLO X.

I bastimenti di ciascuna delle Alte Parti contraenti, potranno introdurre nei porti dell' altra, esportarne, depositarvi o immagazzinavvi ogni sorta di merci e di oggetti di commercio da qualsivoglia luogo provengano, la cui importazione o esportazione sia legalmente permessa negli Stati dell' altra, senza essere tenuti a pagare altri o più forti diritti di dogana, o imposte di qualsiasi specie, o denominazione, diverse o più elevate di quelle che si pagherebbero per le stesse merci o prodotti, se fossero importati o esportati dai bastimenti nazionali; e gli stessi privilegi, diffalchi, beneficj, concessioni e restituzioni, che saranno accordate da ciascuna delle Alte Parti contraenti su di ogni sorta di merci importate o esportate né loro proprii bastimenti, saranno anche accordate sopra simili merci importate o esportate nei bastimenti dell' altra.
ARTICLE XII.

The principles contained in the foregoing articles shall be applicable, in all their extent, to vessels of each of the high contracting parties, and to their cargoes, whether the said vessels arrive from the ports of either of the contracting parties, or from those of any other foreign country, so that, as far as regards dues of navigation or of customs, there shall not be made, either in regard to direct or indirect navigation, any distinction whatever between the vessels of the two contracting parties.

ARTICLE XIII.

The above stipulations shall not, however, extend to fisheries, or to the coasting trade from one port to another in each country, whether for passengers or merchandise, and whether by sailing vessels or steamers, such navigation and traffic being reserved exclusively to national vessels.

But, notwithstanding, the vessels of either of the two contracting parties may load or unload, in part, at one or more ports of the territories of the other, and then proceed to any other port or ports in said territories to complete their loading or unloading, in the same manner as a national vessel might do.

ARTICLE XIV.

No higher or other duty shall be imposed on the importation, by sea or land, into the United States, of any company, corporation, or agent, in their behalf, or under their authority, in the purchase of any article of commerce lawfully imported on account of, or in reference to, the character of the vessel in which such article was imported; it being the true intent and meaning of the contracting parties that no distinction or difference shall be made in this respect.

ARTICOLO XII.

Le stipulazioni contenute negli Articoli precedenti saranno applicabili, in tutta la loro estensione, a bastimenti delle due Alte Parti contraenti ed a loro carichi, sia che i detti bastimenti provvengano da porti di ambo le Parti contraenti, o da quelli di qualunque altro paese estero; di maniera che, per diritti di navigazione e di dogana non si farà, tanto nella navigazione diretta, quanto nella indiretta, distinzione alcuna fra bastimenti delle due Parti contraenti.

ARTICOLO XIII.

Queste medesime stipulazioni non si estendono, per altro, alla pesca, ne alla navigazione di costa o cabotaggio che si fa da un porto all’altro in ciascuno de’ due paesi pel trasporto di persone, di merci e di oggetti di commercio, da bastimenti a vela o a vapore; una tale navigazione e traffico essendo riservata esclusivamente a bastimenti nazionali.

Ma, i bastimenti di ciascuna delle due Parti contraenti, del resto, potranno caricare o discaricare una parte de loro carichi, in uno o più porti degli Stati dell’altra, e quindi procedere, per completare il riga- nente del carico o del discarico, in altri porti negli stessi Stati, del parti che ogni altro bastimento nazionale.

ARTICOLO XIV.

Nun dazio doganale, o altra imposizione sarà esatta sopra qualun- que merce di produzione del suolo o sotto l’autorità di ciascuna di esse, darà, direttamente o indirettamente, nella compra di qualunque articolo di commercio legalmente importato, alcuna preminenza o preferenza in riguardo o in rapporto al carattere nazionale del bastimento, in cui tale articolo sarà stato importato; essendo il vero scopo ed intenzione delle Parti contraenti, che nessuna distinzione o differenza si faccia a tale riguardo.
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any article the growth, produce, or manufacture of the kingdom of the Two Sicilies, or of her fisheries; and no higher or other duty shall be imposed on the importation, by sea or by land, into the kingdom of the Two Sicilies of any article the growth, produce, or manufacture of the United States or their fisheries, than are or shall be payable on the like articles the growth, produce, or manufacture of any other foreign country.

No other or higher duties and charges shall be imposed in the United States on the exportation of any article to the kingdom of the Two Sicilies, or in the kingdom of the Two Sicilies on the exportation, of any article to the United States, than such as are or shall be payable on the exportation of the like article, to any foreign country. And no prohibition shall be imposed on the importation or exportation of any article the growth, produce, or manufacture of the United States or their fisheries, or of the kingdom of the Two Sicilies and her fisheries, from or to the ports of the United States or of the kingdom of the Two Sicilies, which shall not equally extend to every other foreign country.

ARTICLE XV.

If either of the high contracting parties shall hereafter grant to any other nation any particular favor, privilege, or immunity, in navigation or commerce, it shall immediately become common to the other party, freely, where it is freely granted to such other nation, and on yielding the same compensation, or a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, when the grant is conditional.

ARTICLE XVI.

The vessels of either of the high contracting parties that may be constrained, by stress of weather, or other accident, to seek refuge in any della industria della pesca del Regno delle Due Sicilie, alla importazione della stessa, per mare o per terra negli Stati Uniti; e nian dazio doganale, o altra imposizione sarà imposta sopra qualunque merce di produzione del suolo o della industria, o della pesca degli Stati Uniti, alla importazione della stessa, per mare o per terra nel Regno delle Due Sicilie, diverso o più elevato di quello che vien pagato, o che potrebbe in seguito pagarsi sulle merci dello stesso genere di produzione o manifatture importate da qualsivoglia altro paese.

Niun dazio doganale o altra imposizione sarà caricata negli Stati Uniti, sopra qualunque merce esportata pel Regno delle Due Sicilie, né nel Regno delle Due Sicilie sopra qualunque merce esportata per gli Stati Uniti, diverso o più elevato di quello che si paga, o che potrebbe in seguito pagarsi sulle merci dello stesso genere esportate per qualunque altro paese. E non sarà proibita l'esportazione, o l'importazione di qualunque merce di produzione del suolo o della industria, o della pesca del Regno delle Due Sicilie o degli Stati Uniti dà porti del Regno delle Due Sicilie o degli Stati Uniti, od à detti porti, se non è anche proibita a tutte le altre Nazioni.

ARTICULO XV.

Se una delle Alte Parti contraenti accorderà, in seguito, ad alcun altra Potenza, qualche privilegio, favore o immunità in materia di commercio di navigazione, lo stesso immediatamente derrà comune all'altra, gratuitamente, se la concessione fatta a favore di tale altro Stato sarà stata gratuita, o mediante lo stesso compensamento, o un compensamento proporzionato per quanto sia possibile, di valore e di effetto, da stabilirsi di comune accordo, se la concessione è stata onerosa.

ARTICULO XVI.

Ogni bastimento di una delle Alte Parti contraenti, il quale sia costretto da tempesta, o da altro acci-

denté di forza maggiore a cercare
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port within the territories of the other, shall be treated there, in every respect, as a national vessel would be in the same strait: Provided, however, that the causes which gave rise to this forced landing are real and evident; that the vessel does not engage in any commercial operation, as loading or unloading merchandise, and that its stay in the said port is not prolonged beyond the time rendered necessary by the causes which constrained it to land; it being understood, nevertheless, that any landing of passengers, or any loading or unloading caused by operations of repair of the vessel or by the necessity of providing subsistence for the crew, shall not be regarded as a commercial operation.

ARTICLE XVII.

In case any ship-of-war or merchant vessel shall be wrecked on the coasts or within the maritime jurisdiction of either of the high contracting parties, such ships or vessels, or any parts thereof, and all furniture and appurtenances belonging thereto, and all goods and merchandise which shall be saved therefrom, or the produce thereof, if sold, shall be faithfully restored, with the least possible delay, to the proprietors, upon being claimed by them, or by their duly authorized factors; and if there are no such proprietors or factors on the spot, then the said goods and merchandise, or the proceeds thereof, as well as all the papers found on board such wrecked ships or vessels, shall be delivered to the American or Sicilian consul, or vice-consul, in whose district the wreck may have taken place, and such consul, vice-consul, proprietors, or factors, shall pay only the expenses incurred in the preservation of the property, together with the rate of salvage and expenses of quarantine, which would have been payable in the like case of a wreck of a national vessel; and the goods and merchandise saved from the wreck shall not be subject to duties, unless cleared for consumption; it being understood

rifugio in un porto del territorio dell’altra, sarà ivi trattato, sotto ogni riguardo, come un bastimento nazionale, che si trova nello stesso frangente; beninteso però, che le cagioni che avranno dato luogo allo approdoforzaato siano reali e evidenti; che il bastimento non esegua alcuna operazione di commercio, caricando o scaricando mercanzie, e che non prolunghi la sua permanenza nel porto, al di là del tempo reso necessario dalle cagioni che lo avranno costretto ad approdarvi; però, lo scaricare e passaggeri, e lo scaricamento o ricaricamento motivati da lavori di riparazione del bastimento, o dal bisogno di provvedere alla sussistenza dell’equipaggio, non saranno considerate come operazioni di commercio.

ARTICOLO XVII.

Se alcun bastimento da guerra o mercantile farà naufragio sulle coste o dentro la giurisdizione territoriale marittima di ciascuna delle Alte Parti contraenti, tale bastimenti, o qualunque parte di essi, ed attrezzi, ed appartenenze dë medesimi, ed ogni altro effetto o mercanzia che sarà salvata da essi, o il prodotto, se venduto, sarà fedelmente restituito il più presto che si potrà à proprietarii sulla loro richiesta, o di Agenti debitamente da loro autorizzati, e se non vi siano tali proprietarii o Agenti sul luogo, allora sì effetti e mercanzie, o il loro prodotto, del pari che tutte le carte ritrovate a bordo dé bastimenti naufragati, saranno consegnate al Consolé o Vice-consulico Siciliano o Americano, nel di cui distretto il naufragio a porto aver luogo; e tale console, vice-consul, proprietari, o Agenti pagheranno solamente le spese incorse per la conservazione della proprieta, insieme con la rata di salvataggio, e le spese di quarantena che sarrebbero pagabili in simile caso di naufragio di un bastimento nazionale, e gli effetti e mercanzie salvate dal naufragio non saranno soggette a dazio, a meno che non siano esse destinate per consumazione; beninteso, che in caso di qualunque legale reclamo su di
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...that in case of any legal claim upon such wreck, goods, or merchandise, the same shall be referred for decision to the competent tribunals of the country.

ARTICLE XVIII.

Priviliges of consuls, &c.

Each of the high contracting parties grants to the other, subject to the usual exequatur, the liberty of having, in the ports of the other where foreign commerce is usually permitted, consuls, vice-consuls, and commercial agents of their own appointment, who shall enjoy the same privileges and powers as those of the most favored nations; but if any such consul, vice-consul, or commercial agent shall exercise commerce, he shall be subjected to the same laws and usages to which private individuals of the nation are subjected in the same place. And whenever either of the two contracting parties shall select for a consular agent a citizen or subject of this last, such consular agent shall continue to be regarded, notwithstanding his quality of foreign consul, as a citizen or a subject of the nation to which he belongs, and consequently shall be subjected to the laws and regulations to which natives are subjected. This obligation, however, shall not be so construed so as to embarrass his consular functions, nor to affect the inviolability of the consular archives.

ARTICLE XIX.

The said consuls, vice-consuls, and commercial agents shall have the right, as such, to judge in quality of arbitrators, such differences as may arise between the masters and crews of the vessels belonging to the nation whose interests are committed to their charge, without the interference of the local authorities, unless the conduct of the crew, or of the captain, should disturb the public peace or order of the country, or such consul, vice-consul, or commercial agent should require their assistance to cause his decisions to be carried into effect or

tale naufragio, effetti e mercanzie, lo stesso sarà deferito alla decisione dei tribunali competenti del paese.

ARTICOLO XVIII.

Ciascuna delle due Alte Parti contraenti riservando il solito exequatur, concede all'altra la libertà di avere nei porti, dove è ordinariamente permesso il commercio estero, consoli, vice-consoli, ed agenti commerciali di loro scelta, i quali godranno gli stessi privilegi e poteri, di cui godono quelli delle nazioni le più favorite; ma, nel caso che i detti consoli o agenti commerciali volessero esercitare il commercio, saranno soggetti alle stesse leggi ed usi, a quali sono sottoposti gli individui della loro nazione, nel paese dove riseggiano. E, posto il caso che ciascuna delle due parti contraenti scegliesse per Agente consolare un suddito o cittadino dell'altra, il detto Agente consolare continuerà ad essere riguardato, non ostante la sua qualità di console estero, come suddito o cittadino della nazione cui appartiene; e perciò sarà soggetto alle leggi ed ai regolamenti, a quali i nazionali vengono sottoposti; beninteso però, che questa obbligazione non dovrà essere di ostacolo all'esercizio delle sue funzioni consolari, né alla inviolabilità dello Archivio consolare.

ARTICOLO XIX.

I detti Consoli Vice-consoli ed Agenti Consolari avranno la facoltà di giudicare, nella qualità di arbitri, le questioni che potessero sorgere fra i Padroni dei bastimenti e gli equipaggi appartenenti alla propria Nazione, senza intervenzione delle Autorità locali, a meno che la condotta dell' equipaggio e del Capitano disturbi la pace pubblica o l'ordine del paese, o che il Console, Vice-consola o Agente commerciale richiedesse la loro Autorità, per mandare ad effetto le decisioni arbitrali. Ciò nonostante, e beninteso, che questa specie di giudizio
supported. Nevertheless, it is understood that this species of judgment or arbitration shall not deprive the contending parties of the right they have to resort, on their return home, to the judicial authorities of their own country.

ARTICLE XX.

The said consuls, vice-consuls, and commercial agents, may cause to be arrested and sent back, either on board or to their own country, sailors and all other persons, who, making a regular part of the crews of vessels of the respective nations, and having embarked under some other name than that of passengers, shall have deserted from the said vessels. For this purpose they shall apply to the competent local authorities, proving, by the register of the vessel, the roll of the crew, or, if the vessel shall have departed, with a copy of the said papers, duly certified by them, that the persons they claim formed part of the crew; and on such a reclamation, thus substantiated, the surrender of the deserter shall not be denied. Every assistance shall also be given to them for the recovery and arrest of such deserters; and the same shall be detained and kept in the prisons of the country, at the request and cost of the consuls, until the said consuls shall have found an opportunity to send them away. It being understood, however, that if such an opportunity shall not occur in the space of four months from the date of their arrest, the said deserters shall be set at liberty, and shall not be again arrested for the same cause. Nevertheless, if the deserter shall be found to have committed any other crime or offence on shore, his surrender may be delayed by the local authorities until the tribunal before which his case shall be pending shall have pronounced its sentence, and until such sentence shall have been carried into effect.

ARTICLE XXI.

It is agreed that every person who, being charged with or convicted, shall have deserted from the said vessels, shall be returned to the country from which he sailed. Every assistance shall also be given to them for the recovery and arrest of such deserters, and the same shall be detained and kept in the prisons of the country, at the request and cost of the consuls, until the said consuls shall have found an opportunity to send them away. It being understood, however, that if such an opportunity shall not occur in the space of four months from the date of their arrest, the said deserters shall be set at liberty, and shall not be again arrested for the same cause. Nevertheless, if the deserter shall be found to have committed any other crime or offence on shore, his surrender may be delayed by the local authorities until the tribunal before which his case shall be pending shall have pronounced its sentence, and until such sentence shall have been carried into effect.

ARTICOLO XX.

I detti Consoli, Vice-consoli e Agenti commerciali potranno fare arrestare e rimandare, sia a bordo, sia in loro paesi, i marinai e tutte le altre persone, le quali, facendo regolarmente parte degli equipaggi delle navi delle rispettive Nazioni, imbarcati ad altro titolo che quello di passaggeri, avessero disertato da detti equipaggi. A tale uopo essi si rivolgeranno alle competenti Autorità locali, e comproveranno che nelle registrazioni di bordo, e nell'elenco dell'equipaggio, e, se il legno fosse partito, con la copia di dette carte da essi debitamente certificata, che gli uomini ch'essi reclamano facevano parte del detto equipaggio, e in vista di tale dimanda, in tale guisa appoggiata, la consegna non potrà essere negata. Sarà loro data, inoltre, ogni aiuto ed assistenza, per la ricerca ed arresto dei detti disertori, i quali saranno anche detenuti e custoditi nelle prigioni del paese, sulla dimanda e a spesa dei Consoli, fino a che questi Agenti abbiano trovata una occasione per farli partire. Ben vero, che se questa occasione non si presentasse nello spazio di quattro mesi, a contare dai giorni dello arresto, i disertori saranno messi in libertà, senza che possano essere di bel nuovo arrestati per lo stesso motivo. Nulla dimeno, se il disertore avesse commesso di più qualche delitto a terra, la sua estradizione potrà essere differita dalle Autorità locali, sino a che il Tribunale competente abbia proferito debitamente il suo giudizio sul secondo delitto, e che il giudizio medesimo abbia avuto compimento.
demanded for any of the crimes enumerated in the following article, committed within the States of one of the high contracting parties, shall seek asylum in the States, or on board the vessels-of-war of the other party, shall be arrested and consigned to justice on demand made, through the proper diplomatic channel, by the government within whose territory the offence shall have been committed.

This surrender and delivery shall not, however, be obligatory on either of the high contracting parties, until the other shall have presented a copy of the judicial declaration or sentence establishing the culpability of the fugitive, in case such sentence or declaration shall have been pronounced. But if such sentence or declaration shall not have been pronounced, then the surrender may be demanded, and shall be made, when the demanding government shall have furnished such proof as would have been sufficient to justify the apprehension, and commitment for trial, of the accused, if the offence had been committed in the country where he shall have taken refuge.

ARTICLE XXII.

Persons shall be delivered up, according to the provisions of this treaty, who shall be charged with any of the following crimes, to wit:

Murder, (including assassination, parricide, infanticide, and poisoning;) attempt to commit murder; rape; piracy; arson; the making and uttering of false money, forgery, including forgery of evidences of public debt, bank bills, and bills of exchange; robbery with violence; intimidation or forcible entry of an inhabited house; embezzlement by public officers, including appropriation of public funds; when these crimes are subject, by the code of the kingdom of the Two Sicilies, to the punishment della reclusione, or other severer punishment, and by the laws of the United States to infamous punishment.
ARTICLE XXIII.

On the part of each country the surrender of fugitives from justice shall be made only by the authority of the executive thereof. And all expenses whatever of detention and delivery, effected in virtue of the preceding articles, shall be at the cost of the party making the demand.

ARTICLE XXIV.

The citizens and subjects of each of the high contracting parties shall remain exempt from the stipulations of the preceding articles, so far as they relate to the surrender of fugitive criminals, nor shall they apply to offences committed before the date of the present treaty, nor to offences of a political character, unless the political offender shall also have been guilty of some one of the crimes enumerated in article XXII.

ARTICLE XXV.

The present treaty shall take effect from the day in which ratification shall be exchanged, and shall remain in force for the term of ten years, and further, until the end of twelve months after either of the high contracting parties shall have given notice to the other of its intention to terminate the same; each of the said contracting parties reserving to itself the right to give such notice at the end of said term of ten years, or at any subsequent time.

ARTICLE XXVI.

The present treaty shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by his Majesty the King of the Kingdom of the Two Sicilies; and the ratifications shall be exchanged at Naples within twelve months from the date of its signature, or sooner, if possible.

In faith whereof, the respective plenipotentiaries have signed the
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foregoing articles in the English and Italian languages, and have hereunto affixed the seals of their arms.

Done, in duplicate, at the city of Naples, this first day of October, in the year of our Lord one thousand eight hundred and fifty-five.

ROBERT DALE OWEN. [L. s.]

DEARATION.

It having been stipulated in article XI. of the treaty of the first December, 1845, that the red and white wines, of every kind, of the kingdom of the Two Sicilies, including those of Marsala, which may be imported directly into the United States of America, whether in vessels of the one or of the other country, shall not, pay other or higher duties than the red and white wines of the most favored nations; and in like manner, that the cottons of the United States of America which may be imported directly into the kingdom of the Two Sicilies, whether in vessels of the one or of the other nation, shall not pay other or higher duties than the cottons of Egypt, Bengal, or the most favored nations:

And it being agreed in the new treaty concluded between the United States of America and the kingdom of the Two Sicilies, and to-day signed by the undersigned, not only that no duties of customs shall be paid on merchandise the produce of one of the two countries imported into the other country other or higher than shall be paid on merchandise of the same kind the produce of any other country, but also, that, as to all duties of navigation or of customs, there shall not be made, as to the vessels of the two countries, any distinction whatever between direct and indirect navigation:

The undersigned declare, as to the construction of the new treaty, from the day on which the ratifications thereof shall be exchanged, that the red and white wines, of every kind, of the kingdom of the ed Inglese, e vi anno apposto il sug
gello delle loro armi.

Fatto in dupli e cato nella Città di Napoli, il primo giorno di Ottobre, dell'anno del nostro Signore mille ottocento cinquantacinque.

LUIGI CARAFA. [L. s.]

PRINCIPE DI COMITINI. [L. s.]

GIUSEPPE MARIO ARPINO. [L. s.]

DICHIARAZIONE.

Trovandosi dichiarato nell' Articolo XI. del Trattato del primo Dicembre, 1845, che i vini rossi e bianchi di qualunque sorta del Regno delle Due Sicilie, inclusi quelli di Marsala, che sarebbero stati immessi direttamente negli Stati Uniti di America, con legni dell' uno o dell' altro Paese, non avrebbero pagato dazi maggiori o più elevati de vini rossi e bianchi delle Nazioni le più favorite; e similmente, che i cotoni degli Stati Uniti di America che verrebbero immessi direttamente nel Regno delle Due Sicilie con legni dell' una o dell' altra Nazione, non pagherebbero dazi maggiori o più elevati de cotoni di Egitto e del Bengala, o di quelli delle Nazione le più favorite:

E trovandosi convenuto nel nuovo Trattato conchiuso tra il Regno delle Due Sicilie e gli Stati Uniti di America, oggi firmato dai Sottoscritti, non solo che non dazio doganale diverso o più elevato sarà pagato all' importazione in ciascuno de due paesi delle merci di produzione dell' altro, di quello che vien pagato sulle merci dello stesso genere di produzione di qualunque altro paese; ma ancora, che pei diritti di navigazione e di dogana, non si farebbe pei bastimenti delle due Alte Parti contraenti, alcuna distinzione tra la navigazione diretta e indiretta:

I Sottoscriviti dichiarano, che per l' applicazione del detto nuovo Trattato, dal giorno, in cui ne saranno state scambiate le ratifiche, i vini rossi e bianchi di qualunque specie di produzione del Regno delle Due Sicilie, compreso il vino di Marsala, che verranno immessi
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Two Sicilies, including the wine of Marsala, which shall be imported into the United States of America, shall not pay other or higher duties than are paid by the red and white wines of the most favored nations.

And, in like manner, that the cottons of the United States which shall be imported into the kingdom of the Two Sicilies shall not pay other or higher duties than the cottons of Egypt, Bengal, or the most favored nations.

The present declaration shall be considered as an integral part of the said new treaty, and shall be ratified, and the ratifications thereof exchanged, at the same time as those of the treaty itself.

In faith whereof, the undersigned have hereunto set their hands and affixed the seal of their arms.

Done in duplicate, in the city of Naples, this first day of October, in the year of our Lord one thousand eight hundred and fifty-five.

ROBERT DALE OWEN. [L. s.]
GIUSEPPE MARIO ARPINO. [L. s.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same have been exchanged:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done in the city of Washington, this tenth day of December, in the year of our Lord one thousand eight hundred and fifty-six, and of the independence of the United States the eighty-first.

FRANKLIN PIERCE.

By the President:
W. L. MARCY, Secretary of State.
FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL PERSONS TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, a treaty was made and concluded at the council ground on the Upper Missouri, near the mouth of the Judith River, in the territory of Nebraska, on the seventeenth day of October, in the year one thousand eight hundred and fifty-five, between A. Cumming and Isaac I. Stevens, commissioners on the part of the United States, and the Blackfoot and other tribes of Indians, which treaty is in the words and figures following, to wit:—

Articles of agreement and convention made and concluded at the council ground on the Upper Missouri, near the mouth of the Judith River, in the territory of Nebraska, this seventeenth day of October, in the year one thousand eight hundred and fifty-five, by and between A. Cumming and Isaac I. Stevens, commissioners duly appointed and authorized, on the part of the United States, and the undersigned chiefs, headmen, and delegates of the following nations and tribes of Indians, who occupy, for the purposes of hunting, the territory on the Upper Missouri and Yellow Stone Rivers, and who have permanent homes as follows: East of the Rocky Mountains, the Blackfoot nation; consisting of the Piegan, Blood, Blackfoot, and Gros Ventres tribes of Indians. West of the Rocky Mountains, the Flathead nation; consisting of the Flathead, Upper Pend d'Oreille, and Kootenay tribes of Indians, and the Nez Percé tribe of Indians, the said chiefs, headmen and delegates, in behalf of and acting for said nations and tribes, and being duly authorized thereto by them.

ARTICLE 1. Peace, friendship and amity shall hereafter exist between the United States and the aforesaid nations and tribes of Indians, parties to this treaty, and the same shall be perpetual.

ARTICLE 2. The aforesaid nations and tribes of Indians, parties to this treaty, do hereby jointly and severally covenant that peaceful relations shall likewise be maintained among themselves in future; and that they will abstain from all hostilities whatsoever against each other, and cultivate mutual good-will and friendship. And the nations and tribes aforesaid do furthermore jointly and severally covenant, that peaceful relations shall be maintained with and that they will abstain from all hostilities whatsoever, excepting in self-defence, against the following named nations and tribes of Indians, to wit: the Crows, Assineboins, Crees, Snakes, Blackfeet, Sans Arcs, and Aunce-pa-pas bands of Sioux, and all other neighboring nations and tribes of Indians.

ARTICLE 3. The Blackfoot nation consent and agree that all that portion of the country recognized and defined by the treaty of Laramie as Blackfoot territory, lying within lines drawn from the Hell Gate or Medicine Rock Passes in the main range of the Rocky Mountains, in an easterly direction to the nearest source of the Muscle Shell River, thence to the mouth of Twenty-five Yard Creek, thence up the Yellow Stone River to its northern source, and thence along the main range of the Rocky Mountains, in a northerly direction, to the point of beginning, shall be a common hunting-ground for ninety-nine years, where all the nations, tribes and bands of Indians, parties to this treaty, may enjoy equal and uninterrupted privileges of hunting, fishing and gathering fruit, grazing animals, curing and dressing robes. They further agree that they will not establish villages, or in any other way exercise exclu-
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sive rights within ten miles of the northern line of the common hunting-ground, and that the parties to this treaty may hunt on said northern boundary line and within ten miles thereof.

Provided, That the western Indians, parties to this treaty, may hunt on the trail leading down the Muscle Shell to the Yellow Stone; the Muscle Shell River being the boundary separating the Blackfoot from the Crow Territory.

And provided, That no nation, band or tribe of Indians, parties to this treaty, nor any other Indians, shall be permitted to establish permanent settlements, or in any other way exercise, during the period above mentioned, exclusive rights or privileges within the limits of the above-described hunting-ground.

And provided further, That the rights of the western Indians to a whole or a part of the common hunting-ground, derived from occupancy and possession, shall not be affected by this article, except so far as said rights may be determined by the treaty of Laramie.

ARTICLE 4. The parties to this treaty agree and consent, that the tract of country lying within lines drawn from the Hell Gate or Medicine Rock Passes, in an easterly direction, to the nearest source of the Muscle Shell River, thence down said river to its mouth, thence down the channel of the Missouri River to the mouth of Milk River, thence due north to the forty-ninth parallel, thence due west on said parallel to the main range of the Rocky Mountains, and thence southerly along said range to the place of beginning, shall be the territory of the Blackfoot nation, over which said nation shall exercise exclusive control, excepting as may be otherwise provided in this treaty. Subject, however, to the provisions of the third article of this treaty, giving the right to hunt, and prohibiting the establishment of permanent villages and the exercise of any exclusive rights within ten miles of the northern line of the common hunting-ground, drawn from the nearest source of the Muscle Shell River to the Medicine Rock Passes, for the period of ninety-nine years.

Provided also, That the Assiniboins shall have the right of hunting, in common with the Blackfeet, in the country lying between the aforesaid eastern boundary line, running from the mouth of Milk River to the forty-ninth parallel, and a line drawn from the left bank of the Missouri River, opposite the Round Butte north, to the forty-ninth parallel.

ARTICLE 5. The parties to this treaty, residing west of the main range of the Rocky Mountains, agree and consent that they will not enter the common hunting-ground, nor any part of the Blackfoot Territory, or return home, by any pass in the main range of the Rocky Mountains to the north of the Hell Gate or Medicine Rock Passes. And they further agree that they will not hunt or otherwise disturb the game, when visiting the Blackfoot Territory for trade or social intercourse.

ARTICLE 6. The aforesaid nations and tribes of Indians, parties to this treaty, agree and consent to remain within their own respective countries, except, when going to or from, or whilst hunting upon, the “common hunting-ground,” or when visiting each other for the purpose of trade or social intercourse.

ARTICLE 7. The aforesaid nations and tribes of Indians agree that citizens of the United States may live in and pass unmolested through the countries respectively occupied and claimed by them. And the United States is hereby bound to protect said Indians against depredations and other unlawful acts which white men residing in or passing through their country may commit.

ARTICLE 8. For the purpose of establishing travelling thoroughfares through their country, and the better to enable the President to execute the provisions of this treaty, the aforesaid nations and tribes do hereby consent and agree, that the United States may, within the countries respectively occupied and claimed by them, construct roads of every
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description; establish lines of telegraph and military posts; use materials of every description found in the Indian country; build houses for agencies, missions, schools, farms, shops, mills, stations, and for any other purpose for which they may be required, and permanently occupy as much land as may be necessary for the various purposes above enumerated, including the use of wood for fuel and land for grazing, and that the navigation of all lakes and streams shall be forever free to citizens of the United States.

ARTICLE 9. In consideration of the foregoing agreements, stipulations, and cessions, and on condition of their faithful observance, the United States agree to expend, annually, for the Piegan, Blood, Blackfoot, and Gros Ventres tribes of Indians, constituting the Blackfoot nation, in addition to the goods and provisions distributed at the time of signing this treaty, twenty thousand dollars annually, for ten years, to be expended in such useful goods and provisions, and other articles, as the President, at his discretion, may from time to time determine; and the superintendent, or other proper officer, shall each year inform the President of the wishes of the Indians in relation thereto: Provided, however, That if, in the judgment of the President and Senate, this amount be deemed insufficient, it may be increased not to exceed the sum of thirty-five thousand dollars per year.

ARTICLE 10. The United States further agree to expend annually, for the benefit of the aforesaid tribes of the Blackfoot nation, a sum not exceeding fifteen thousand dollars annually, for ten years, in establishing and instructing them in agricultural and mechanical pursuits, and in educating their children, and in any other respect promoting their civilization and christianization: Provided, however, That to accomplish the objects of this article, the President may, at his discretion, apply any or all the annuities provided for in this treaty: And provided, also, That the President may, at his discretion, determine in what proportions the said annuities shall be divided among the several tribes.

ARTICLE 11. The aforesaid tribes acknowledge their dependence on the government of the United States, and promise to be friendly with all citizens thereof, and to commit no depredations or other violence upon such citizens. And should any one or more violate this pledge, and the fact be proved to the satisfaction of the President, the property taken shall be returned, or, in default thereof, or if injured or destroyed, compensation may be made by the government out of the annuities. The aforesaid tribes are hereby bound to deliver such offenders to the proper authorities for trial and punishment, and are held responsible in their tribal capacity, to make reparation for depredations so committed.

Nor will they make war upon any other tribes, except in self-defence, but will submit all matters of difference between themselves and other Indians to the government of the United States, through its agent, for adjustment, and will abide thereby. And if any of the said Indians, parties to this treaty, commit depredations on any other Indians within the jurisdiction of the United States, the same rule shall prevails as that prescribed in this article in case of depredations against citizens. And the said tribes agree not to shelter or conceal offenders against the laws of the United States, but to deliver them up to the authorities for trial.

ARTICLE 12. It is agreed and understood, by and between the parties to this treaty, that if any nation or tribe of Indians aforesaid, shall violate any of the agreements, obligations, or stipulations, herein contained, the United States may withhold for such length of time as the President and Congress may determine, any portion or all of the annuities agreed to be paid to said nation or tribe under the ninth and tenth articles of this treaty.

ARTICLE 18. The nations and tribes of Indians, parties to this treaty, desire to exclude from their country the use of ardent spirits or other against intoxication.
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This treaty to be in full compensation.

ARTICLE 14. The aforesaid nations and tribes of Indians, west of the Rocky Mountains, parties to this treaty, do agree, in consideration of the provisions already made for them in existing treaties, to accept the guarantees of the peaceful occupation of their hunting-grounds, east of the Rocky Mountains, and of remuneration for depredations made by the other tribes, pledged to be secured to them in this treaty out of the annuities of said tribes, in full compensation for the concessions which they, in common with the said tribes, have made in this treaty.

The Indians east of the Mountains, parties to this treaty, likewise recognize and accept the guarantees of this treaty, in full compensation for the injuries or depredations which have been, or may be committed by the aforesaid tribes, west of the Rocky Mountains.

ARTICLE 15. The annuities of the aforesaid tribes shall not be taken to pay the debts of individuals.

ARTICLE 16. This treaty shall be obligatory upon the aforesaid nations and tribes of Indians, parties hereto, from the date hereof, and upon the United States as soon as the same shall be ratified by the President and Senate.

In testimony whereof the said A. Cumming and Isaac I. Stevens, commissioners on the part of the United States, and the undersigned chiefs, headmen, and delegates of the aforesaid nations and tribes of Indians, parties to this treaty, have hereunto set their hands and seals at the place and on the day and year hereinbefore written.

A. CUMMING. [L. S.]
ISAAC I. STEVENS. [L. S.]

Piegan.

NEE-TI-NEE, or "the only chief," now called the Lame Bull, his x. mark. [L. S.]
MOUNTAIN CHIEF, his x. mark. [L. S.]
LOW HORN, his x. mark. [L. S.]
LITTLE GRAY HEAD, his x. mark. [L. S.]
LITTLE DOG, his x. mark. [L. S.]
BIG SNAKE, his x. mark. [L. S.]
The Skunk, his x. mark. [L. S.]
The Bad Head, his x. mark. [L. S.]
KITCH-EEPO-ISTAH, his x. mark. [L. S.]
MIDDLE SITTER, his x. mark. [L. S.]

Bloods.

ONIS-TAY-SAY-NAH-QUE-IM, his x. mark. [L. S.]
The Father of All Children, his x. mark. [L. S.]
The Bull's Back Fat, his x. mark. [L. S.]
HEAVY SHIELD, his x. mark. [L. S.]
NAE-JOSE-ONISTAH, his x. mark. [L. S.]
The Calf Shirt, his x. mark. [L. S.]

Gros Ventres.

BEAR'S SHIRT, his x. mark. [L. S.]
LITTLE SOLDIER, his x. mark. [L. S.]
STAR ROBE, his x. mark. [L. S.]

intoxication or the introduction of ardent spirits.
TREATY WITH THE BLACKFOOT INDIANS. Oct. 17, 1855.

SITTING SQUAW, his x mark. [L. S.]
WEASEL-HORSE, his x mark. [L. S.]
THE RIDER, his x mark. [L. S.]
EAGLE CHIEF, his x mark. [L. S.]
HEAP OF BEARS, his x mark. [L. S.]

Blackfeet.

THE THREE BULLS, his x mark. [L. S.]
THE OLD KOOTOMAIS, his x mark. [L. S.]
POW-AH-QUE, his x mark. [L. S.]
CHIEF RABBIT RUNNER, his x mark. [L. S.]

Nex Pecos.

SPOTTED EAGLE, his x mark. [L. S.]
LOOKING GLASS, his x mark. [L. S.]
THE THREE FEATHERS, his x mark. [L. S.]
EAGLE FROM THE LIGHT, his x mark. [L. S.]
THE LONE BIRD, his x mark. [L. S.]
IP-SHUN-NEE-WUS, his x mark. [L. S.]
JASON, his x mark. [L. S.]
WAT-TI-WAT-TI-WE-HINCK, his x mark. [L. S.]
WHITE BIRD, his x mark. [L. S.]
STABBING MAN, his x mark. [L. S.]
JESSE, his x mark. [L. S.]
PLENTY BEARS, his x mark. [L. S.]

Flathead Nation.

VICTOR, his x mark. [L. S.]
ALEXANDER, his x mark. [L. S.]
MOSES, his x mark. [L. S.]
BIG CANOE, his x mark. [L. S.]
AMBROSE, his x mark. [L. S.]
KOOTLE-CHA, his x mark. [L. S.]
MICHELLE, his x mark. [L. S.]
FRANCIS, his x mark. [L. S.]
VINCENT, his x mark. [L. S.]
ANDREW, his x mark. [L. S.]
ADOLPHE, his x mark. [L. S.]
THUNDER, his x mark. [L. S.]

Piegans.

RUNNING RABBIT, his x mark. [L. S.]
CHIEF BEAR, his x mark. [L. S.]
THE LITTLE WHITE BUFFALO, his x mark. [L. S.]
THE BIG STRAW, his x mark. [L. S.]

Flathead.

BEAR TRACK, his x mark. [L. S.]
LITTLE MICHELLE, his x mark. [L. S.]
PALCHINAH, his x mark. [L. S.]

Bloods.

THE FEATHER, his x mark. [L. S.]
THE WHITE EAGLE, his x mark. [L. S.]
TREATY WITH THE BLACKFOOT INDIANS. Oct. 17, 1855.

Executed in presence of—

JAMES DOTT, Secretary.
ALFRED J. VAUGHAN, Jr.
E. ALW. HATCH, Agent for Blackfeet.
THOMAS ADAMS, Special Agent Flathead Nation.
R. H. LANSDALE, Indian Agent Flathead Nation.
W. H. TAPPAN, Sub-Agent for the Nez Percés.

JAMES BIRD,
A. CULBERTSON, { Blackfoot Interpreters.
BENJ. DEROCHES,
BENJ. KISER, his x mark,
Witness, JAMES DOTT,
GUSTAVUS SOHON,
W. CRAIG,
DELAWARE JIM, his x mark,
Witness, JAMES DOTT,
A. CREE CHIEF, (Broken Arm,) his mark.
Witness, JAMES DOTT.
A. J. HOBERMORS.
JAMES CROKE,
E. S. WILSON,
A. C. JACKSON,
CHARLES SHUCETTE, his x mark.
CHRIST. P. HIGGINS.
A. H. ROBIE,
S. S. FORD, Jr.

And whereas, the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the fifteenth day of April, eighteen hundred and fifty-six, advise and consent to the ratification of the same, by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
April 15, 1856.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention made and concluded between the United States and the Blackfeet and other tribes of Indians, at the council ground on the Upper Missouri River, October seventeenth, eighteen hundred and fifty-five.

Attest: ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the fifteenth day of April, one thousand eight hundred and fifty-six, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-fifth day of April.

[Signature]
FRANKLIN PIERCE.

By the President:
W. L. MAROT, Secretary of State.
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Feb. 1856. 668

FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

Feb. 5, 1856.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at Stockbridge, in the State of Wisconsin, on the fifth day of February, eighteen hundred and fifty-six, between Francis Huebschmann, commissioner on the part of the United States, and the Stockbridge and Munsee tribes of Indians, assembled in general council, and such of the Munsees as were included in the treaty of September third, eighteen hundred and thirty-nine, but are yet residing in the State of New York, by their duly authorized delegates, William Mohawk and Joshua Willson, which treaty is in the words and figures following, to wit:—

Whereas by Senate amendment to the treaty with the Menomonees of February eighth, one thousand eight hundred and thirty-one, two townships of land on the east side of Winnebago Lake, Territory of Wisconsin, were set aside for the use of the Stockbridge and Munsee tribes of Indians, all formerly of the State of New York, but a part of whom had already removed to Wisconsin; and

Whereas said Indians took possession of said lands, but dissensions existing among them led to the treaty of September third, one thousand eight hundred and thirty-nine, by which the east half of said two townships was retroceded to the United States, and in conformity to which a part of said Stockbridges and Munsees emigrated west of the Mississippi; and

Whereas to relieve them from dissensions still existing by “An act for the relief of the Stockbridge tribe of Indians in the Territory of Wisconsin,” approved March third, one thousand eight hundred and forty-three, it was provided, that the remaining townships of land should be divided into lots and allotted between the individual members of said tribe; and

Whereas a part of said tribe refused to be governed by the provisions of said act, and a subsequent act was passed on the sixth day of August, one thousand eight hundred and forty-six, repealing the aforementioned act, but without making provision for bona fide purchasers of lots in the townships subdivided in conformity to the said first named act; and

Whereas it was found impracticable to carry into effect the provisions of the last-mentioned act, and to remedy all difficulties, a treaty was entered into on the twenty-fourth of November, one thousand eight hundred and forty-eight, wherein among other provisions, the tribe obligated itself to remove to the country west of the Mississippi set apart for them by the amendment to said treaty; and

Whereas dissensions have yet been constantly existing amongst them, and many of the tribe refused to remove, when they were offered a location in Minnesota, and applied for a retrocession to them of the township of Stockbridge, which has been refused by the United States; and

Whereas a majority of the said tribe of Stockbridges and the Munsees are averse to removing to Minnesota and prefer a new location in Wisconsin, and are desirous soon to remove and to resume agricultural pursuits, and gradually to prepare for citizenship, and a number of other members of the said tribe desire at the present time to sever their tribal relations and to receive patents for the lots of land at Stockbridge now occupied by them; and
Whereas the United States are willing to exercise the same liberal policy as heretofore, and for the purpose of relieving these Indians from the complicated difficulties, by which they are surrounded, and to establish comfortably together all such Stockbridges and Munsees—wherever they may be now located, in Wisconsin, in the State of New York, or west of the Mississippi—as were included in the treaty of September third, one thousand eight hundred and thirty-nine, and desire to remain for the present under the paternal care of the United States government; and for the purpose of enabling such individuals of said tribes as are now qualified and desirous to manage their own affairs, to exercise the rights and to perform the duties of the citizen, these articles of agreement have been entered into:

Title.

Articles of agreement and convention made and concluded at Stockbridge in the State of Wisconsin, on the fifth day of February, in the year of our Lord one thousand eight hundred and fifty-six, between Francis Huebschmann, commissioner on the part of the United States, and the Stockbridge and Munsee tribes of Indians assembled in general council, and such of the Munsees who were included in the treaty of September third, one thousand eight hundred and thirty-nine, but are yet residing in the State of New York, by their duly authorized delegates, William Mohawk and Joshua Willson.

ARTICLE I. The Stockbridge and Munsee tribes, who were included in the treaty of September third, one thousand eight hundred and thirty-nine, and all the individual members of said tribes, hereby jointly and severally cede and relinquish to the United States all their remaining right and title in the lands at the town of Stockbridge, State of Wisconsin, the seventy-two sections of land in Minnesota set aside for them by the amendment to the treaty of November twenty-fourth, one thousand eight hundred and forty-eight, the twenty thousand dollars stipulated to be paid to them by the said amendment, the sixteen thousand five hundred dollars invested by the United States in stocks for the benefit of the Stockbridge tribe in conformity to Article IX. of the said treaty, and all claims set up by and for the Stockbridge and Munsee tribes, or by and for the Munsees separately, or by and for any individuals of the Stockbridge tribe who claim to have been deprived of annuities since the year one thousand eight hundred and forty-three, and all such and other claims set up by or for them or any of them are hereby abrogated, and the United States released and discharged therefrom.

ARTICLE II. In consideration of such cession and relinquishment by said Stockbridges and Munsees, the United States agree to select as soon as practicable, and to give them a tract of land in the State of Wisconsin, near the southern boundary of the Menomonee reservation, of sufficient extent to provide for each head of a family and others lots of land of eighty and forty acres as hereinafter provided; every such lot to contain at least one half of arable land, and to pay to be expended for improvements for the said Stockbridges and Munsees, as provided in Article IV., the sum of forty-one thousand one hundred dollars, and a further sum of twenty thousand five hundred and fifty dollars to enable them to remove.*

ARTICLE III. As soon as practicable after the selection of the lands set aside for these Indians by the preceding article, the United States shall cause the same to be surveyed into sections, half and quarter sections, to correspond with the public surveys, and the council of the Stockbridges and Munsees shall under the direction of the Superintendent of Indian Affairs for the northern superintendency, make a fair and just allotment among the individuals and families of their tribes. Each head of a family shall be entitled to eighty acres of land, and in case his or her family consists of more than four members, if thought expedient by the

* See amendment for provision for further payment of $18,000 for debts, &c., post, p. 75.
said council, eighty acres more may be allotted to him or her; each single
male person above eighteen years of age shall be entitled to eighty acres;
and each female person above eighteen years of age, not belonging to any
family, and each orphan child, to forty acres; and sufficient land shall be
reserved for the rising generation.

After the said allotment is made, the persons entitled to land may take
immediate possession thereof, and the United States will thenceforth and
until the issuing of the patents, as hereinafter provided, hold the same in
trust for such persons, and certificates shall be issued, in a suitable form,
guaranteeing and securing to the holders their possession and an ultimate
title to the land; but such certificates shall not be assignable, and shall
contain a clause expressly prohibiting the sale or transfer by the holder
of the land described therein. After the expiration of ten years upon the
application of the holder of such certificate, made with the consent of the
said Stockbridge and Munsee council, and when it shall appear prudent
and for his or her welfare, the President of the United States may direct,
that such restriction on the power of sale, shall be withdrawn and a patent
issued in the usual form.

Should any of the heads of families die before the issuing of the certifi-
cates or patents, herein provided for, the same shall issue to their heirs;
and if the holder of any such certificate shall die without heirs, his or her
land shall not revert to the United States, unless on petition of the Stock-
bridge and Munsee council for the issuing of a new certificate for the land
of such deceased person, to the holder of any other certificate for land,
and on the surrendering to the United States of such other certificate, by
the holder thereof, the President shall direct the issuing of a new certifi-
cate for such land; and in like manner new certificates may be given for
lots of land, the prior certificates for which have been surrendered by the
holders thereof.

ARTICLE IV. Of the monies set aside for improvements by the IIId
of these Articles, not exceeding one fourth shall be applied to the building
of roads leading to, and through said lands; to the erection of a school-
house, and such other improvements of a public character, as will be
deemed necessary by the said Stockbridge and Munsee council, and ap-
proved by the superintendent of the northern superintendency. The
residue of the said fund shall be expended for improvements to be made
by and for the different members and families composing the said tribes,
according to a system to be adopted by the said council, under the direc-
tion of the superintendent aforesaid, and to be first approved by the Com-
misisoner of Indian Affairs.

ARTICLE V. The persons to be included in the apportionment of the
land and money to be divided and expended under the provisions of this
agreement, shall be such only, as are actual members of the said Stock-
bridge and Munsee tribes, (a roll or census of whom shall be taken and
appended to this agreement,) their heirs, and legal representatives; and
hereafter, the adoption of any individual amongst them shall be null and
void, except it be first approved by the Commissioner of Indian Affairs.

ARTICLE VI. In case the United States desire to locate on the tract
of land to be selected as herein provided, the Stockbridges and Munsees
emigrated to the west of the Mississippi in conformity to the treaty of
September third, one thousand eight hundred and thirty-nine, the Stock-
bridges and Munsees, parties to this treaty, agree to receive them as
brethren: Provided, That none of the said Stockbridges and Munsees,
whether now residing at Stockbridge, in the State of Wisconsin, in the State
of New York, or west of the Mississippi, shall be entitled to any of these
lands or the money stipulated to be expended by these articles, unless
they remove to the new location within two years from the ratification
hereof.

ARTICLE VII. The said Stockbridges and Munsees hereby set aside
for educational purposes exclusively their portion of the annuities under the treaties of November eleventh, one thousand seven hundred and ninety-four; August eleventh, one thousand eight hundred and twenty-seven; and September third, one thousand eight hundred and thirty-nine.

ARTICLE VIII. One hundred and fifty dollars valuation of the school-house at Stockbridge made in conformity to Article VI. of the treaty of November twenty-fourth, one thousand eight hundred and forty-eight, and remaining unpaid, shall be expended in the erection of a school-house, with the other funds set aside for the same purpose by Article IV. of this agreement.

ARTICLE IX. About seven and two fifths acres bounded as follows: Beginning at the northeast corner of lot eighty-nine, in the centre of the military road; thence west, along the north line of said lot, fifty-four and a quarter rods; thence south, thirty-eight and a quarter rods; thence east, twenty-eight and a quarter rods; thence north, thirty-four and a quarter rods; thence east, twenty-six rods; thence north, four rods to the place of beginning, comprising the ground heretofore used by the Stockbridges to bury their dead, shall be patented to the supervisors of the town of Stockbridge, to be held by them and their successors in trust for the inhabitants of said town, to be used by them as a cemetery, and the proceeds from cemetery lots and burial places to be applied in fencing, clearing, and embellishing the grounds.

ARTICLE X. It is agreed that all roads and highways, laid out by authority of law shall have right of way through the lands set aside for said Indians, on the same terms as are provided by law for their location through lands of citizens of the United States.

ARTICLE XI. The object of this instrument being to advance the welfare and improvement of said Indians, it is agreed, if it prove insufficient, from causes which cannot now be foreseen, to effect these ends, that the President of the United States may, by and with the advice and consent of the Senate, adopt such policy in the management of their affairs, as in his judgment may be most beneficial to them; or Congress may, hereafter, make such provision by law, as experience shall prove to be necessary.

ARTICLE XII. The said Stockbridges and Munsees agree to suppress the use of ardent spirits among their people and to resist by all prudent means, its introduction in their settlements.

ARTICLE XIII. The Secretary of the Interior, if deemed by him expedient and proper, may examine into the sales made by the Stockbridge Indians, to whom lots of land were allotted in conformity to the act of Congress, enacted "An act for the relief of the Stockbridge tribe of Indians in the Territory of Wisconsin," approved March third, one thousand eight hundred and forty-three; and if it shall be found that any of the said sales have been improperly made, or that a proper consideration has not been paid, the same may be disapproved or set aside. By the direction of the said Secretary, patents to such lots of land shall be issued to such persons as shall be found to be entitled to the same.

ARTICLE XIV. The lots of land, the equitable title to which shall be found not to have passed by valid sales from the Stockbridge Indians to purchasers, and such lots as have, by the treaty of November twenty-fourth, one thousand eight hundred and forty-eight, been receded to the United States, shall be sold at the minimum price of ten dollars per acre for lots fronting on Lake Winnebago, on both sides of the military road, and all the lands in the three tiers of lots next to Lake Winnebago, and at five dollars per acre for the residue of the lands in said township of Stockbridge. Purchasers of lots, on which improvements were made by Stockbridge Indians, shall pay, in addition to the said minimum price, the appraised value of such improvements. To actual settlers on any of said lots possessing the qualifications requisite to acquire preemption rights, or being civilized persons of Indian descent, not members of any tribe, who shall
prove, to the satisfaction of the register of the land district, to which the township of Stockbridge shall be attached, that he or she has made improvements to the value of not less than fifty dollars on such lot, and that he or she is actually residing on it; the time of paying the purchase price may be extended for a term not exceeding three years from the ratification hereof, as shall be deemed advisable by the President of the United States, provided, that no such actual settler shall be permitted to preempt, in the manner aforesaid, more than one lot, or two contiguous lots, on which he has proved to have made improvements exceeding the value of one hundred dollars. The residue of said lots shall be brought into market as other government lands are offered for sale, and shall not be sold at a less price than the said minimum price; and all said sales shall be made, and the patents provided for in these articles shall be issued in accordance with the survey made in conformity to said act of March third, one thousand eight hundred and forty-three, unless, in the opinion of the Secretary of the Interior, a new survey shall be deemed necessary and proper.

**ARTICLE XV.** The United States agree to pay, within one year after the ratification of this agreement, the appraised value of the improvements upon the lands herein ceded and relinquished to the United States, to the individuals claiming the same, the valuation of such improvements, to be made by a person to be selected by the Superintendent of Indian Affairs for the northern superintendency, and not to exceed, in the aggregate, the sum of five thousand dollars.

**ARTICLE XVI.** The hereinafter named Stockbridge Indians, having become sufficiently advanced in civilization, and being desirous of separating from the Stockbridge tribe, and of enjoying the privileges granted to persons of Indian descent by the State of Wisconsin, and in consideration of ceding and relinquishing to the United States all their rights in the lands and annuities of the Stockbridge tribe of Indians, and in the annuities, money, or land, to which said Indians now are or may hereafter be entitled, the United States agree to issue patents in fee simple to the said Stockbridge Indians to the lots of land, at the town of Stockbridge, described and set opposite their names.

| Names of Persons.* | Lot or Lots Set Off, with Approximate Numbers | Appraised Value of Improvements, in Dollars | Articles 15-16, Sec. 16.
<table>
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<tbody>
<tr>
<td>John Moore,</td>
<td>9, 38, and 105</td>
<td>236 and 187</td>
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<tr>
<td>Job Moore,</td>
<td>89, 176, and 191</td>
<td>230</td>
</tr>
<tr>
<td>Sophia Moore,</td>
<td>177</td>
<td></td>
</tr>
<tr>
<td>Caleb Moore,</td>
<td>233</td>
<td></td>
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<tr>
<td>Elizabeth Moore,</td>
<td>234</td>
<td></td>
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<tr>
<td>Henry Moore,</td>
<td>264</td>
<td>233</td>
</tr>
<tr>
<td>Daniel Davids’ heirs</td>
<td>47, N. half 48, 60.</td>
<td></td>
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<tr>
<td>John Littleman’s heirs</td>
<td>119</td>
<td></td>
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<tr>
<td>Jane Dean’s heirs</td>
<td>30</td>
<td></td>
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<tr>
<td>A. Miller’s heirs</td>
<td>14</td>
<td></td>
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<tr>
<td>Mary McAllister,</td>
<td>N. half 280</td>
<td>S. half 280</td>
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<tr>
<td>Hope Welch,</td>
<td>284</td>
<td></td>
</tr>
<tr>
<td>Catherine Mills,</td>
<td>S. half 194</td>
<td>N. half 194</td>
</tr>
<tr>
<td>Nancy Ilom,</td>
<td>N. half 270</td>
<td>S. half 270</td>
</tr>
<tr>
<td>Margaret Beaulien,</td>
<td>N. half 288</td>
<td>S. half 288</td>
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<tr>
<td>Sally Schenandoah,</td>
<td>78</td>
<td></td>
</tr>
<tr>
<td>Jacob Moore,</td>
<td>233</td>
<td>190</td>
</tr>
<tr>
<td>Martha Moore, wife of Jacob Moore,</td>
<td>235</td>
<td></td>
</tr>
<tr>
<td>Betsey Mangan,</td>
<td>N. half 349</td>
<td>S. half 349</td>
</tr>
<tr>
<td>Levy Kookapo,</td>
<td>81, 152</td>
<td></td>
</tr>
<tr>
<td>Mary Hendrick,</td>
<td>78</td>
<td></td>
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</tbody>
</table>

* See amendment inserting the name of John W. Abrams, post, p. 75.
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Feb. 1856.

The said Mary Hendrick and Levy Konkapot to have the privilege of joining again the said Stockbridges and Munsees in their new location.

ARTICLE XVII. So much of the treaties of September third, one thousand eight hundred and thirty-nine, and of November twenty-fourth, one thousand eight hundred and forty-eight, as is in contravention or in conflict with the stipulations of this agreement, is hereby abrogated and annulled.

ARTICLE XVIII. This instrument shall be binding upon the contracting parties whenever the same shall be ratified by the President and the Senate of the United States.

In testimony whereof, the said Francis Huebschmann, commissioner as aforesaid, and the chiefs, headmen, and members of the said Stockbridge and Munsee tribes, and the said delegates of the Munsees of New York, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

FRANCIS HUEBSCHMANN, Commissioner on the part of the United States.

ZIBA T. PETERS, sachem, [L. 8.]
JOHN N. CHICKS, [L. 8.]
JEREMIAH SLINGERLAND, [L. 8.]
JOHN W. ABRAMS, [L. 8.]
LEVI KONKAPOT, [L. 8.]
JOSHUA WILLSON, [L. 8.] his mark.

Delegate of Munsees of New York.

THOMAS S. BRANCH, [L. 8.]
JACOB DAVIDS, [L. 8.] his x mark.
JOHN W. QUINNEY, jr., his x mark. [L. 8.]
TIMOTHY JOURDEN, his x mark. [L. 8.]
JOHN YOCOM, his x mark. [L. 8.]
WILLIAM MOHAWK, his x mark. [L. 8.]

Delegate of Munsees of New York.

GEORGE T. BENNETT, [L. 9.]
JACOB KONKAPOT, [L. 9.]
JESSEE JOURDEN, [L. 9.] his x mark.
JEREMIAH BENNETT, [L. 9.] his x mark.
ISAAC JACOBS, [L. 9.] his x mark.
JAMES JOSHUA, [L. 9.] his x mark.
BENJAMIN PYE, 2d, [L. 9.] his x mark.
JOHN HENDRICKS, [L. 9.]
ELI WILLIAMS, [L. 9.] his x mark.
CORNELIUS ANTHONY, [L. 9.]
LEWIS HENDRICK, [L. 9.]
ADAM DAVIDS, [L. 9.]
ELIAS KONKAPOT, [L. 9.] his x mark.
JEDIEHAL WILBER, [L. 9.]
WILLIAM GARDNER, [L. 9.]
STEPHEN GARDNER, [L. 9.]
SIMEON GARDNER, [L. 9.] his x mark.
POLLY BENNETT, [L. 9.] her x mark.
ELEANOR CHARLES, [L. 9.] her x mark.
MARY HENDRICK, [L. 9.] her x mark.
SUSAN HENDRICK, [L. 9.] her x mark.
JOSEPH DOXTATOR, [L. 9.] his x mark.
JOSEPH L. CHICKS, [L. 9.]
SOLOMON DAVIDS, [L. 9.] his x mark.
JOB MOORE, [L. 9.] his x mark.
SOPHIA MOORE, [L. 9.] her x mark.
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Feb. 1856. 669

CALEG MOORE, his x mark. L. S.
ELIZABETH MOORE, her x mark. L. S.
HENRY MOORE, his x mark. L. S.
ELIZABETH BOMAN, her x mark. L. S.
HUMBLE JOURDEN, L. S.
PHEBE PYE, her x mark. L. S.
JACOB JACOBS, L. S.
AARON KONKAPOT, L. S.
JEREMIAH GARDNER, his x mark. L. S.
ANDREW WILBER, his x mark. L. S.
PRUDENCE QUINNEY, her x mark. L. S.
BERSHEBA WRIGHT, L. S.
ALONZO QUINNEY, his x mark. L. S.
REBECCA THOMPSON, her x mark. L. S.
DIANAH DAVIDS, L. S.
MARY ANN LITTLEMAN, her x mark. L. S.
PETER BENNETT, sr., his x mark. L. S.
PETER BENNETT, jr., his x mark. L. S.
DANIEL GARDNER, L. S.
BASHIBA BROWN, her x mark. L. S.
DENNIS T. TURKEY, L. S.
BENJAMIN PYE, 3d, his x mark. L. S.
ABRAM PYE, sr., his x mark. L. S.
ABRAM PYE, Jr., his x mark. L. S.
DAVID PYE, his x mark. L. S.
ELIZABETH DOXTATOR, her x mark. L. S.
MARGARET DAVIDS, her x mark. L. S.
CORNELIUS AARON, his x mark. L. S.
ANNA TURKEY, her x mark. L. S.
LOUISA KONKAPOT, her x mark. L. S.
PHEBE SHICKET, her x mark. L. S.
ELIZABETH AARON, her x mark. L. S.
REBECCA AARON, her x mark. L. S.
BENJAMIN PYE, 4th, his x mark. L. S.
PAUL PYE, his x mark. L. S.
JACKSON CHICKS, and 2 heirs of JOSIAH CHICKS,
[her x mark. L. S.]
ELECTA W. CANDY, sister of the late JOHN W. QUINNEY, L. S.
MARY JANE DEAN, L. S.
DANIEL P. DEAN, L. S.
JOHN W. DEAN, L. S.
CORNELIUS YOCCOM, his x mark. L. S.
HARRIET JOURDEN, her x mark. L. S.
PETER D. LITTLEMAN, his x mark. L. S.
LOVINA PYE, her x mark. L. S.
CHARLOTTE PALMER, her x mark. L. S.
RAMONA MILLER, her x mark. L. S.
HANNAH TURKEY, her x mark. L. S.
DIDEMA MILLER, L. S.
DR. BIG DEER, his x mark. L. S.
ELIZABETH WILBER, her x mark. L. S.
DARIUS DAVIDS, his x mark. L. S.
HARVY JOHNSTON, his x mark. L. S.
MARY ELIZA BUTLER, her x mark. L. S.
THOMAS TOUSEY, L. S.
CHESTER TOUSEY, L. S.
DANIEL TOUSEY, L. S.
SARAH TOUSEY, her x mark. L. S.
Signed and sealed in presence of

Theodore Koven, Secretary to Commissioner.

Saml. W. Beall,
Adam Scherff,
James Christie,
Lemuel Goodell,
Enos McKenzie,
Elam C. Pease.

Roll and Census made in conformity to Article V. of the foregoing Treaty.

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**TREATY WITH THE STOCKBRIDGES AND MUNSEES. FEB. 1856. 671**

**ROLL OF THOSE AT STOCKBRIDGE—Continued.**

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**FRANCIS HUEBSCHMANN,**

Commissioner on the part of the United States.

**ZIBA T. PETERS,** Sachem.
TREATY WITH THE STOCKBRIDGES AND MUNSEES.  
FEB. 1856.

Roll and Census of Stockbridges and Munsees who prefer to remain at Stockbridge, according to ART. XVI.

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FRANCIS HUEBESCHMANN, Commissioner.
ZIBA T. PETERS, Sachem.

DEPARTMENT OF THE INTERIOR,
Office Indian Affairs, March 3, 1856.

SIR: Referring to my last two annual reports, where the embarrassed condition of the Stockbridge and Munsee Indians is discussed, and to the paragraph of the general Indian appropriation bill, of the 3d March, 1855, Stat. at Large, vol. x, p. 693, where there is appropriated, "For the purpose of enabling the President to treat with, and arrange the difficulties existing among the Stockbridge and Munsee Indians, of Lake Winnebago, in the State of Wisconsin, arising out of the acts of Congress of third March, eighteen hundred and forty-three, and August sixth, eighteen hundred and forty-six, and the treaty of twenty-fourth of November, eighteen hundred and forty-eight, in such manner as may be just to the Indians, and with their assent, and not inconsistent with the legal rights of white persons who may reside on the Stockbridge reserve, of the claim of the United States under the treaty of eighteen hundred and forty-eight, the sum of fifteen hundred dollars;" and also to the treaty which was made between these Indians and Superintendent Francis Huebschmann, during the last summer, which, for reasons then given you, was disapproved of, I have now the honor to send up a treaty concluded with them, by Superintendent Huebschmann, the provisions of which are approved by me, and would recommend, if you agree, that it be laid before the President, to the end, if approved by him, that it may be sent to the Senate for its constitutional action thereon.

And I herewith transmit a copy of the letter of the superintendent sending on said treaty, together with a copy of a power of attorney from certain Munsees to Isaac Durkee, William Mohawk, and Joshua Willson, for purposes therein indicated.

I would merely remark that, by locating the Stockbridges in Wisconsin, instead of Minnesota, about $20,000 of expense would be saved in removal, while a location in Minnesota could not be more out of the way of the whites, and the lands there would be worth to the government at least as much as the price to be paid the Menomonees.

Very respectfully, your obedient servant,

GEO. W. MANYPENNY, Commissioner.

Hon. Robert McClelland,
Secretary of the Interior.
Northern Superintendency,  
Milwaukie, February 23, 1856.  

Sir: I have the honor to enclose a treaty with the Stockbridges and Munsees, concluded in conformity to your instructions. In consequence of the complicated difficulties at Stockbridge, and the factious spirit ruling among the Indians, the task imposed upon me was not an easy one, and required extraordinary patience and forbearance. I believe I have used all proper means to make the arrangement contemplated by the treaty as acceptable to all parties interested as could be expected under the circumstances. However, about one fifth of the Indians, headed by Austin E. Quinney, and mostly consisting of members of the Quinney family, did not sign the treaty, but without giving any sensible reason. The only two objections raised by Austin E. Quinney to the draft of the treaty were:

First, That the issuing of patents to lands, to be apportioned to the individuals of the tribe, was contemplated. This objection was virtually obviated by amending the treaty, so that the application for a patent to be made after ten years, has first to be consented to by the general council of the Stockbridges and Munsees.

His second objection was, that there was no provision made for the payment of a claim he himself has against the tribe. Though I invited him to submit the claim to me for examination, he did not do so, and, from what I learned from himself and others, it appears that it would, if submitted, not bear very accurate examination, as about half of it is made up of high charges for meals furnished councillors of the Stockbridges, and the other half for funds advanced to one certain Chandler, on his share of the twenty thousand dollars, to be paid under the amendment to the treaty of 1848, for procuring the adoption of the said amendment.

The real objection on the part of the Quinneys to the reorganization of the Stockbridges and Munsees under this treaty, is, no doubt, the certainty staring them in the face, that their rule over the tribe will be at an end if the treaty is ratified. To show what use this family has made of their power over the tribe, I will only mention a few instances. Though claiming to hold their lands again in commonalty in consequence of the law of August 6, 1846, Austin E. Quinney, by barter and trade carried on with widows and other Indians, and by advancing to them a few provisions, pretended to have bought their lots of land, and, under the treaty of 1848, he not only received pay for the improvements on all these lands, (1,440 acres,) $2,760.68, but of the sixteen thousand five hundred dollars paid under V. article of treaty of 1848, he received $3,083, while under a proper per capita apportionment, the share of his family would not have been much more than about three hundred dollars. The interest of the $16,500, to be paid "as other annuities are paid by the United States," has been apportioned in direct violation of the said treaty until the Stockbridge affairs came under my superintendence, in the same manner as the $16,500, under art. V. had been paid; and for the benefit of Sam'l Miller, even that illegal apportionment was falsified so as to pay him one half of $1,662.50, and the interest on the other half instead of $412.50, the proportion to which he would have been entitled by the quantity of land held by him at the treaty of 1848. Austin E. Quinney realized about a thousand dollars more by selling his pretended right of occupancy to lots, so that it appears, that he has received about seven thousand dollars in addition to what he has received of the money paid to his tribe by the State of New York, and it is no doubt mortifying to him that his share of moneys hereafter, is to be no larger than that of any other member of the tribe. A great part of the funds received from the State of New York has been used by the Quinney family for their own aggrandizement and the sending of delegations to Washington; and the wishes of a
majority of the Stockbridges in relation to the application of those funds, have been frequently disregarded, and at the present time Sam'l Miller has been sent by Austin E. Quinney as delegate to Washington with a part of those funds, in direct opposition to the wishes of the majority.

I proposed to Austin E. Quinney and his followers to patent to them lands at Stockbridge, and to make other stipulations favorable to them, if they preferred to remain there and to separate from the tribe; but as they would not declare their willingness to accept of such provisions, and as Quinney declared that he would probably desire to remove with the others if the lands to be selected were of good quality, and deeming it more beneficial to them, that they should remove with the others and be settled by themselves, if they preferred it, in some corner of the new reservation, I did not feel prompted to provide for their remaining at Stockbridge, and increased the sums to be paid in proportion to their number.

I had made no secret, since my visit to Stockbridge during the forepart of December last, of the arrangement contemplated in relation to lands and land-titles at Stockbridge, (articles XIII. and XIV.) and it appeared generally satisfactory to white settlers; yet there will be always found meddlesome individuals, and it appears that, at the request of a resident of Stockbridge, who, however, has no land himself, a lawyer of Green Bay had drawn up a petition or memorial asking the treaty to be amended. When I saw the document, no names were attached to it, and I have not inquired afterwards, if it has been signed by anybody and forwarded. I read it very hastily; but it left the impression upon my mind that little legal knowledge was displayed by its author. Since the authority to issue patents, given by the law of 1849, was destroyed by the repealing act of 1846, and the list of patents to lots to be granted under the treaty of 1848, is imperfect and incorrect, the settlers at Stockbridge, if they understand it, will be the last to object to authority being granted to the proper officer, to issue patents; and the investigation of sales made by Indians provided for, I think, will not be seriously objected to, except by such who are afraid that the consideration paid by them would be found to have consisted of whiskey.

The minimum price fixed in the treaty for the land, to be sold by the United States government, is not too high nor unjust to any class of the settlers at Stockbridge. Those who settled there shortly after the treaty of 1848, and bought out, for a small consideration, the right of occupancy of Indians, to their houses, clearings, and fields, have since mostly confined themselves to cultivating the fields already made and raised fine crops, without paying any taxes or bearing any of the hardships of a new settlement. It has not been so much by their labor that these lands have become valuable, as by the settlements and improvements made in the surrounding country and the general prosperity of the State. The settlers who have recently squatted on lots of land at Stockbridge, have gone there with the perfect knowledge of the price which was expected to be fixed on those lands, and since it has become known that the treaty was signed, that part of the State has been under great excitement, and many have flocked to Stockbridge to make claims and to avail themselves of the privileges contemplated to be extended to actual settlers by the treaty. It is feared that there are even more settlers and claimants than lots of land, and if the price should be reduced, the excitement would, no doubt, become more intense, and the land officers would find it more difficult to settle the conflicting claims. The privilege of entering lands at the terms of payment, as prescribed for actual settlers, in ART. XIV., granted to a number of Indians by ART. XVI., was considered by all as very valuable, which seems to prove beyond a doubt, that the price is considered very moderate. If the petition above referred to has been signed generally by the settlers at Stockbridge, they have done so in consequence of its being represented to them, that it could do no harm to try to get the lands from the government at a less price, and not because the price is too big.
or unjust to any one of them. A power of attorney of the Munsees of New York to their delegate is herewith enclosed.

Very respectfully, your obedient servant,

FRANCIS HUEBSCHMANN,
Supercintendent.

Hon. GEORGE W. MANYPENNY,
Commissioner of Indian Affairs, Washington, D. C.

Know all men that by these presents we make, constitute, and appoint Isaac Durkee, William Mohawk, and Joshua Willson, or either two of them, in the absence of the other, to receive from the commissioner of the United States the share of us, and each of us, and our families in money, which, in consideration of annuities due us from the United States, or by virtue and effect of a treaty which it is understood, is about to be made between the United States and the Stockbridge and Munsee tribes of Indians, we are informed will be our due, and will be paid to us by the said commissioner, or by the superintendent of Indian affairs for Wisconsin. And we hereby authorize our attorneys as aforesaid to give receipts and vouchers to the said commissioner or superintendent, as may be right, or he may require; our intention being that our said attorneys shall transmit to us, in the State of New York, said moneys, to enable us immediately to remove to, improve, and subsist in our new homes in the State of Wisconsin.

Hereby ratifying the acts of our attorneys in the premises.

In witness whereof, we have hereunto set our hands and seals, this day of January, A. D. 1856.

ISAAC DURKEE,
WILLIAM MOHAWK,
TITUS MOHAWK,
AUSTIN HALF WHITE,
CLARISSA SPRAGG,
GEORGE MOSES,
JONATHAN WATERMAN,
JONATHAN TITUS,
LEVY HALF TOWN,
JEFFERSON HALF TOWN,

In presence of

SAM 'L W. BEALL,
JOHN ARMSTRONG.

STATE OF NEW YORK,
Cattaraugus County,

On this 19th day of January, A. D. 1856, came before me Isaac Durkee, William Mohawk, Titus Mohawk, Austin Half White, Clarissa Spragg, George Moses, Jonathan Waterman, Jonathan Titus, Levy Half Town, Jefferson Half Town, proven to me, by the oath of George Jamison, to me well known, to be the individuals who signed and executed the within instrument of attorney, and acknowledged that they executed it freely.

GEORGE JAMISON, his x mark.

Sworn and subscribed before me, this 19th day of January, 1856.

ELISHA BROWN,
Justice of the Peace.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the eighteenth day of April, eighteen hundred and fifty-six, advise and
Amendments.

ARTICLE II. Add thereto, the following:

"And the further sum of eighteen thousand dollars, (twelve thousand for the Stockbridges, and six thousand for the Munsees,) to be expended, at such time, and in such manner, as may be prescribed by the Secretary of the Interior, in the purchase of stock and necessaries, the discharge of national or tribal debts, and to enable them to settle their affairs."

ARTICLE XVI. Insert the name of "John W. Abrams" in the list of persons provided for in this article; and in the column opposite his name, the words "lot No. 59"—and insert his name also after the name of "Levi Konkapot," in the paragraph below the list of names.

Attest: ASBURY DICKINS, Secretary.

And whereas the said amendments were, at Stockbridge, Wisconsin, on the twenty-ninth day of July, eighteen hundred and fifty-six, laid before the general council of the Stockbridge and Munsee tribes of Indians, and after having been read and fully explained to said council, were ratified and accepted by said council, by a written instrument in the words and figures following, to wit:

IN GENERAL COUNCIL OF THE STOCKBRIDGE AND MUNSEE TRIBES OF INDIANS.

Stockbridge, Wisconsin, July 29, 1856.

The Senate of the United States having advised and consented to the ratification of the articles of agreement and convention, made and concluded at Stockbridge, in the State of Wisconsin, on the fifth day of February, eighteen hundred and fifty-six, between Francis Huebschmann, commissioner on the part of the United States, and the Stockbridge and Munsee tribes of Indians assembled in general council, and such of the Munsees, who were included in the treaty of September 8th, 1839, but are yet residing in the State of New York, by their duly authorized delegates, William Mohawk and Joshua Willson, with the following

AMENDMENTS.

ARTICLE II. Add thereto, the following:

"And the further sum of eighteen thousand dollars, (twelve thousand for the Stockbridges, and six thousand for the Munsees,) to be expended, at such time, and in such manner, as may be prescribed by the Secretary of the Interior, in the purchase of stock and necessaries, the discharge of national or tribal debts, and to enable them to settle their affairs."

ARTICLE XVI. Insert the name of "John W. Abrams" in the list of persons provided for in this article; and in the column opposite his name, the words "lot No. 59"—and insert his name also after the name of "Levi Konkapot," in the paragraph below the list of names—we, the
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Feb. 1856. 677

above named Stockbridges and Munsees, parties to the said articles of agreement and convention, after the said amendments have been read and explained to us, consent to and accept of the same.

In witness whereof, we have hereunto set our hands and seals.

ZIBA T. PETERS, sachem. L. S.
JOHN N. CHICKS. L. S.
JEREMIAH SLINGERLAND. L. S.
JOHN W. ABRAMS. L. S.
LEVI KONKAPOT. L. S.
JOSHUA WILLSON. L. S.
JOHN YOCCOM. L. S.
WILLIAM MOHAWK. L. S.
JAMES JOSHUA. L. S.
 BENJAMIN PYE, 2d. L. S.
JOHN HENDRICKS, L. S.
ELI WILLIAMS. L. S.
ELIAS KONKAPOT. L. S.
WILLIAM GARDNER. L. S.
STEPHEN GARDNER. L. S.
MARY HENDRICK. L. S.
JOSEPH DOXTATOR. L. S.
ELIZABETH BOMAN. L. S.
HUMBLE JOURDEN. L. S.
JEREMIAH GARDNER. L. S.
ABRAM PYE, sen. L. S.
CORNELIUS YOCCOM. L. S.
PETER D. LITTLEMAN. L. S.
LOVINA PYE. L. S.
DR. BIG DEER. L. S.
HARVEY JOHNSTON. L. S.
THOMAS TOUSEY. L. S.
CHESTER TOUSEY. L. S.
DANIEL TOUSEY. L. S.
SARAH TOUSEY. L. S.
DEBBY BALDWIN. L. S.
ABIGAIL MOON. L. S.
CLARISSA MILLER. L. S.
SOLOMAN DAVIDS. L. S.
JACOB KONKAPOT. L. S.
ISAAC JACOBS. L. S.
SUSAN HENDRICKS. L. S.
JEREMIAH BENNETT. L. S.
DENNIS TURKEY. L. S.
ELECTA W. CANDY. L. S.
SALLY SCHANENDOAH. L. S.
DANIEL GARDNER. L. S.
SIMEON GARDNER. L. S.
SOPHRONIA THOMPSON. L. S.
CATHERINE MILLS. L. S.
JOHN W. QUINNEY. L. S.
PAUL QUINNEY. L. S.
LUCINDA GARDNER. L. S.
JACOB JACOBS. L. S.
MARGARET DAVIDS. L. S.
PETER BENNETT. L. S.
PHEBE PYE. L. S.
ELIZABETH DOXTATOR. L. S.
JOHN LEWIS, L. S.
ELIZABETH WILBER, L. S.
TREATY WITH THE STOCKBRIDGES AND MUNSEES. Feb. 1856.

REBECCA AARON, her x mark. L. S.
ELIZABETH AARON, her x mark. L. S.
THOMAS S. BRANCH, her x mark. L. S.
JANE BOMAN, her x mark. L. S.
JAMES CHICKS, his x mark. L. S.
HANNAH TURKEY, her x mark. L. S.
BENJAMIN PYE, 3d, his x mark. L. S.
POLLY KONKAPOT, her x mark. L. S.
JACOB DAVID, his x mark. L. S.
ADAM DAVID, his x mark. L. S.
LEVI KONKAPOT, his x mark. L. S.
POLLY SMITH, her x mark. L. S.
AARON SMITH, his x mark. L. S.
JEDEDIAH WILBER, L. S.
MARY ELIZA BUTLER, her x mark. L. S.
HANNAH SMITH, her x mark. L. S.
POLLY BENNETT, her x mark. L. S.
BASHEBA WRIGHT, her x mark. L. S.
BASHEBA BROWN, her x mark. L. S.
TIMOTHY JOURDEN, her x mark. L. S.
HARRIET JOURDEN, her x mark. L. S.
POLLY DOXTATOR, her x mark. L. S.
PHEBE SKICKET, her x mark. L. S.
LOUISA KONKAPOT, her x mark. L. S.
ANDREW JACKSON CHICKS, and two heirs of JOSHUA CHICKS, L. S.
HOPE WELCH, L. S.
CHARLOTTE PALMER, her x mark. L. S.
RAMONA MILLER, her x mark. L. S.
DIDEMA MILLER, her x mark. L. S.
JOB MOORE, his x mark. L. S.
LUCINDA QUINNEY, her x mark. L. S.

Signed and sealed in presence of

FRANCIS HUEBSCHMANN, Superintendent Indian Affairs.
DE. FERDINAND OSALLO,
H. BREWER,
J. H. CLEAVES,
THOMAS McLEAN.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the eighteenth day of April, eighteen hundred and fifty-six, accept, ratify, and confirm the said treaty, with the amendments.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this eighth day of September, eighteen hundred and fifty-six, and of the independence of the United States, the eighty-first.

FRANKLIN PIERCE.

By the President:

W. L. MAROT, Secretary of State.
TREATY WITH THE MENOMONEES. Feb. 11, 1856.

FRANKLIN PIERCE,
PRESIDENT OF THE UNITED STATES OF AMERICA.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

Whereas a treaty was made and concluded at Keshena, State of Wisconsin, on the eleventh day of February, one thousand eight hundred and fifty-six, between Francis Huebschmann, commissioner on the part of the United States, and the Menomonee tribe of Indians, assembled in general council, which treaty is in the words and figures following, to wit:—

Whereas a treaty was entered into at Stockbridge, in the State of Wisconsin, on the fifth of the present month, between the United States of America on the one part, and the Stockbridge and Munsee tribes of Indians on the other, stipulating that a new home shall be furnished to the said Stockbridge and Munsee Indians, near the south line of the Menomonee reservation; and

Whereas the United States desire to locate said Stockbridges and Munsees near the said line in the western part of the said reservation, on lands on which no permanent settlements have been made by the Menomonees; and

Whereas there is no objection on the part of the Menomonees to the location of the Stockbridges and Munsees in their neighborhood, therefore, this agreement and convention has been entered into—

Articles of agreement made and concluded at Keshena, State of Wisconsin, on the eleventh day of February, in the year of our Lord eighteen hundred and fifty-six, between Francis Huebschmann, commissioner on the part of the United States, and the Menomonee tribe of Indians, assembled in general council.

ARTICLE 1. The Menomonee tribe of Indians cede to the United States a tract of land, not to exceed two townships in extent, to be selected in the western part of their present reservation on its south line, and not containing any permanent settlements made by any of their number, for the purpose of locating thereon the Stockbridge and Munsee Indians, and such others of the New York Indians as the United States may desire to remove to the said location within two years from the ratification hereof.

ARTICLE 2. The United States agree to pay for the said cession, in case the said New York Indians will be located on the said lands, at the rate of sixty cents per acre; and it is hereby stipulated, that the monies so to be paid shall be expended in a like manner, to promote the improvement of the Menomonees, as is stipulated by the third article of the treaty of May twelfth, eighteen hundred and fifty-four, for the expenditure of the forty thousand dollars which had been set aside for their removal and subsistence, west of the Mississippi, by the treaty of October eighteenth, eighteen hundred and forty-eight.

ARTICLE 3. To promote the welfare and the improvement of the said Menomonees, and friendly relations between them and the citizens of the United States, it is further stipulated—

1. That in case this agreement and the treaties made previously with the Menomonees should prove insufficient, from causes which cannot now be foreseen, to effect the said objects, the President of the United States may be made for the affairs of the Menomonees.
TREATY WITH THE MENOMONEES. Feb. 11, 1856.

States may, by and with the advice and consent of the Senate, adopt such policy in the management of the affairs of the Menomonees as in his judgment may be most beneficial to them; or Congress may, hereafter, make such provision by law, as experience shall prove to be necessary.

2. That the Menomonees will suppress the use of ardent spirits among their people, and resist, by all prudent means, its introduction in their settlements.

3. That the President of the United States, if deemed by him conducive to the welfare of the Menomonees, may cause their annuity monies to be paid to them in semi-annual or quarterly instalments.

4. That all roads and highways, laid out by authority of law, shall have right of way through the lands of the said Indians on the same terms as are provided by law for their location through lands of citizens of the United States.

Article 4. This instrument shall be binding upon the contracting parties whenever the same shall be ratified by the President and Senate of the United States.

In testimony whereof, the said Francis Huebschmann, commissioner as aforesaid, and the chiefs and headmen of the said Menomonee tribe, in presence and with the consent of the warriors and young men of the said tribe, assembled in general council, have hereunto set their hands and seals at the place and on the day and year hereinafter written.

FRANCIS HUEBSCHMANN, [L. s.]
Commissioner on the part of the United States.

OSH-KOSH, his x mark.
SHOE-NE-NIEW, his x mark.
KE-SHE-NA, his x mark.
LA-MOTTE, his x mark.
PE-QUAH-KAW-NAH, his x mark.
CAR-RON, his x mark.
WAU-KE-CHON, his x mark.
AH-KAMOTE, his x mark.
AH-YAH-METAH, his x mark.
OSH-KE-HE-NA-NIEW, his x mark.
KOTCH-KAW-NO-NAEW, his x mark.
SHOE-NE-ON, his x mark.
WA-PA-MASSAEW, his x mark.
NAW-NO-HA-TOKE, his x mark.
MATCH-A-KIN-NAEW, his x mark.
MAH-MAH-KE-WET, his x mark.
KO-MAN-E-KIM, his x mark.
SHAW-PUY-TUCK, his x mark.
OKEN-A-PO-WET, his x mark.
WAY-TAW-SAY, his x mark.
NAW-KAW-CHIS-KA, his x mark.
WA-TA-PUSH, his x mark.
PY-AW-WAH-SAY, his x mark.
WAY-AICH-KIEW, his x mark.
AY-OH-SHA, his x mark.
MO-SHA-HART, his x mark.

Signed and sealed in presence of

BENJA HUNKINS, Indian Agent.
TALBOT PRICHER, United States Interpreter.
THEODORE KOVEN, Secretary to Commissioner.

JOHN WILEY.
TREATY WITH THE MENOMONEES.  Feb. 11, 1856.

R. OTTO SKOLLA.
H. L. MURRY.
BENJAMIN RICE.
JOHN WERDCHAFF.
STEPHEN CANFIELD.
THOMAS HEATON.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the eighteenth day of April, eighteen hundred and fifty-six, advise and consent to the ratification of the same, by a resolution, in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
April 18, 1856.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement made and concluded at Keshena, State of Wisconsin, on the eleventh of February, eighteen hundred and fifty-six, between Francis Huebschmann, commissioner on the part of the United States, and the Menomonee tribe of Indians, assembled in general council.

Attest:

ASBURY DICKINS, Secretary.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the 18th day of April, A. D. one thousand eight hundred and fifty-six, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-fourth day of April, A. D. one thousand eight hundred and fifty-six, and of the independence of the United States, the eightieth.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.

VOL. XI.  TREAT.—89
TREATY WITH THE KINGDOM OF SIAM. MAY 29, 1856.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS a treaty between the United States of America and their Majesties the First King of Siam and the Second King of Siam was concluded and signed at Bangkok on the twenty-ninth day of May, eighteen hundred and fifty-six, the English version of which treaty—the original being in the English and Siamese languages—is word for word as follows:

The President of the United States of America, and their Majesties Phra-Bard, Somdetch, Phra-Paramendr, Maha, Mongkut, Phra, Chom, Kla, Chau, Yu, Hua, the first King of Siam, and Phra, Bard, Somdetch, Phra, Fawarendr, Rameer, Mahiswaresr, Phra, Pin Kla, Chau, Yu, Hua, the second King of Siam, desiring to establish upon firm and lasting foundations the relations of peace and friendship existing between the two countries, and to secure the best interest of their respective citizens and subjects by encouraging, facilitating, and regulating their industry and trade, have resolved to conclude a treaty of amity and commerce for this purpose, and have therefore named as their Plenipotentiaries; that is to say, the President of the United States, Townsend Harris, Esq., of New York, Consul-General of the United States of America for the empire of Japan, and their Majesties the first and second Kings of Siam, his royal highness the Prince Krom Hluang, Wongsa, Dhiraj, Snidh, his excellency Somdetch, Chau, Phaya, Faram, Maha, Bijai, Nete, his excellency Chau, Phaya, Sri, Surimongae, Samuha, Phra, Kralahom, his excellency Chau, Phaya, Rawe, Wongae, Maha, Kosa, Dhipade, the Phra Klang, his excellency Chau, Phaya, Tommy, the lord mayor, who after having communicated to each other their respective full powers, and found them to be in good and due form, have agreed upon and concluded the following articles:

ARTICLE I. There shall, henceforward, be perpetual peace and friendship between the United States and their Majesties the first and second Kings of Siam and their successors.

All American citizens coming to Siam shall receive from the Siamese government full protection and assistance to enable them to reside in Siam in all security, and trade with every facility, free from oppression or injury on the part of the Siamese. Inasmuch as Siam has no ships trading to the ports of the United States, it is agreed that the ships-of-war of the United States shall render friendly aid and assistance to such Siamese vessels as they may meet on the high seas, so far as can be done without a breach of neutrality; and all American consuls, residing at ports visited by Siamese vessels, shall also give them such friendly aid as may be permitted by the laws of the respective countries in which they reside.
TREATY WITH THE KINGDOM OF SIAM. MAY 29, 1856.

ARTICLE II. The interests of all American citizens coming to Siam shall be placed under the regulations and control of a consul, who will be appointed to reside at Bangkok. He will himself conform to and will enforce the observance by American citizens of all the provisions of this treaty, and such of the former treaty, negotiated by Mr. Edmund Roberts, in 1833, as shall still remain in operation. He shall also give effect to all rules and regulations as are now or may hereafter be enacted for the government of American citizens in Siam, the conduct of their trade, and for the prevention of violations of the laws of Siam. Any disputes arising between American citizens and Siamese subjects shall be heard and determined by the consul, in conjunction with the proper Siamese officers; and criminal offences will be punished, in the case of American offenders, by the consul, according to American laws, and in the case of Siamese offenders by their own laws, through the Siamese authorities. But the consul shall not interfere in any matters referring solely to Siamese; neither will the Siamese authorities interfere in questions which only concern the citizens of the United States.

ARTICLE III. If Siamese in the employ of American citizens offend against the laws of their country, or if any Siamese, having so offended, or desiring to desert, take refuge with American citizens in Siam, they shall be searched for, and, upon proof of their guilt or desertion, shall be delivered up by the consul to the Siamese authorities. In like manner, any American offenders, resident or trading in Siam, who may desert, escape to, or hide themselves in Siamese territory, shall be apprehended and delivered over to the American consul on his requisition.

ARTICLE IV. American citizens are permitted to trade freely in all the seaports of Siam, but may reside permanently only at Bangkok, or within the limits assigned by this treaty.

ARTICLE V. All American citizens visiting or residing in Siam shall be allowed the free exercise of their religion, and liberty to build places of worship in such localities as shall be consented to by the Siamese authorities. The Siamese government will place no restriction upon the employment by the Americans of Siamese subjects as servants, or in any way.

American consuls at Bangkok.

Powers and duties.

Settlement of disputes, &c.

Offenders, &c., to be mutually surrendered.

Right to trade, &c.

Residence of traders, and rights, &c.

Freedom of religion.

Siamese servants.
other capacity. But wherever a Siamese subject belongs or owes service to some particular master, the servant who engages himself to an American citizen without the consent of his master may be reclaimed by him, and the Siamese government will not enforce an agreement between an American citizen and any Siamese in his employ, unless made with the knowledge and consent of the master who has a right to dispose of the services of the person engaged.

**ARTICLE VI.** American ships-of-war may enter the river and anchor at Paknam; but they shall not proceed above Paknam unless with the consent of the Siamese authorities, which shall be given where it is necessary that a ship shall go into dock for repairs. Any American ship-of-war conveying to Siam a public functionary, accredited by the American government to the Court of Bangkok, shall be allowed to come up to Bangkok, but shall not pass the forts called Phrachamit and Pit-pach-nuck, unless expressly permitted to do so by the Siamese government. But, in the absence of an American ship-of-war, the Siamese authorities engage to furnish the consul with a force sufficient to enable him to give effect to his authority over American citizens, and to enforce discipline among American shipping.

**ARTICLE VII.** The measurement duty hitherto paid by American vessels trading to Bangkok under the treaty of 1833 shall be abolished from the date of this treaty coming into operation, and American shipping or trade will thenceforth only be subject to the payment of import and export duties on the goods landed or shipped.

On the articles of import the duty shall be three per cent., payable, at the option of the importer, either in kind or money, calculated upon the market value of the goods. Drawback of the full amount of duty shall be allowed upon goods found unsaleable and reexported. Should the American merchant and the custom-house officers disagree as to the value to be set upon imported articles, such disputes shall be referred to the consul and a proper Siamese officer, who shall each have the power to call in an equal number of merchants as assessors, not exceeding two on either side, to assist them in coming to an equitable decision.

Opium may be imported free of duty, but can only be sold to the opium farmer or his agents. In the event of no arrangement being effected with them for the sale of the opium, it shall be reexported, and no impost or duty [shall be] levied thereon. Any infringement of this regulation shall subject the opium to seizure and confiscation.

Articles of export, from the time of production to the date of shipment, shall pay one impost only, whether this be levied under the name of inland tax, transit duty, or duty on exportation. The tax or duty to be paid on each article of Siamese produce previous to or upon exportation is specified in the tariff attached to this treaty; and it is distinctly agreed that goods or produce that pay any description of tax in the interior shall be exempted from any further payment of duty on exportation. American merchants are to be allowed to purchase directly from the producer the articles in which they trade; and in like manner to sell their goods directly to the parties wishing to purchase the same without the interference in either case of any other person.

The rates of duty laid down in the tariff attached to this treaty are those that are now paid upon goods or produce shipped in Siamese or Chinese vessels or junks; and it is agreed that American shipping shall enjoy all the privileges now exercised by, or which hereafter may be granted to, Siamese or Chinese vessels or junks.

American citizens will be allowed to build ships in Siam on obtaining permission to do so from the Siamese authorities. Whenever a scarcity may be apprehended of salt, rice, and fish, the Siamese government reserve to themselves the right of prohibiting by public proclamation the exportation of these articles, giving 30 days, (say thirty days) notice, except in case of war.
TREATY WITH THE KINGDOM OF SIAM. MAY 29, 1856.

Bullion or personal effects may be imported or exported free of charge.

ARTICLE VIII. The code of regulations appended to this treaty shall be enforced by the consul, with the cooperation of the Siamese authorities; and they, the said authorities and consul, shall be enabled to introduce any further regulations which may be found necessary in order to give effect to the objects of this treaty.

All fines and penalties inflicted for infraction of the provisions and regulations of this treaty shall be paid to the Siamese government.

ARTICLE IX. The American government and its citizens will be allowed free and equal participation in any privileges that may have been or may hereafter be granted by the Siamese government to the government, citizens, or subjects of any other nation.

ARTICLE X. After the lapse of ten years from the date of the ratification of this treaty, upon the desire of either the American or Siamese government, and on twelve months' notice given by either party, the present, and such portions of the treaty of 1838 as remain unrevoked by this treaty, together with the tariff and regulations thereunto annexed, or those that may hereafter be introduced, shall be subject to revision by commissioners appointed on both sides for this purpose, who will be empowered to decide on and insert therein such amendments as experience shall prove to be desirable.

ARTICLE XI. This treaty, executed in English and Siamese, both versions having the same meaning and intention, shall take effect immediately, and the ratifications of the same shall be exchanged at Bangkok within eighteen months from the date thereof.

In witness whereof, the above-named Plenipotentiaries have signed and sealed the present treaty in triplicate at Bangkok, on the twenty-ninth day of May, in the year one thousand eight hundred and fifty-six of the Christian era, and of the Independence of the United States the eightieth, corresponding to the tenth of the waning moon of the lunar month, Wesakh, or sixth month of the year of the Quadruped Serpent of the Siamese civil era, one thousand two hundred and eighteen, and the sixth of the reign of their Majesties the first and second Kings of Siam.

[Signatures of Siamese Plenipotentiaries.]

Regulations under which American Trade is to be conducted in Siam.

REGULATION I. The master of every American ship coming to Bangkok to trade, must, either before or after entering the river, as may be found convenient, report the arrival of his vessel at the custom-house at Paknam, together with the number of his crew and guns, and the port from whence he comes. Upon anchoring his vessel at Paknam he will deliver into the custody of the custom-house officer all his guns and ammunition, and a custom-house officer will proceed in her to Bangkok.

Penalty for violation.

REGULATION II. A vessel passing Paknam without discharging her guns and ammunition, as directed in the foregoing regulation, will be sent back to Paknam, to comply with its provisions, and will be fined eight hundred ticals for having so disobeyed. After delivery of her guns and ammunition she will be permitted to return to Bangkok to trade.

REGULATION III. When an American vessel shall have cast anchor at Bangkok, the master, unless a Sunday should intervene, will, within four-and-twenty hours after arrival, proceed to the American consulate and deposit there his ship's papers, bills of lading, &c., together with a true manifest of his import cargo; and upon the consul's reporting these
particulars to the custom-house, permission to break bulk will at once be given by the latter.

For neglecting so to report his arrival, or for presenting a false manifest, the master will subject himself, in each instance, to a penalty of four hundred ticals; but he will be allowed to correct, within twenty-four hours after delivery of it to the consul, any mistake he may discover in his manifest, without incurring the above-mentioned penalty.

REGULATION IV. An American vessel breaking bulk and commencing to discharge before due permission shall be obtained, or smuggling, either when in the river or outside the bar, shall be subject to the penalty of eight hundred ticals, and confiscation of the goods so smuggled or discharged.

REGULATION V. As soon as an American vessel shall have discharged her cargo, and completed her outward lading, paid all her duties, and delivered a true manifest of her outward cargo to the American consul, a Siamese port clearance shall be granted her, on application from the consul, who, in the absence of any legal impediment to her departure, will then return to the master his ship's papers, and allow the vessel to leave. A custom-house officer will accompany the vessel to Paknam, and on arriving there she will be inspected by the custom-house officers of that station, and will receive from them the guns and ammunition previously delivered into their charge.

REGULATION VI. The American plenipotentiary having no knowledge of the Siamese language, the Siamese government have agreed that the English text of these regulations, together with the treaty of which they form a portion, and the tariff hereunto annexed, shall be accepted as conveying, in every respect, their true meaning and intention.

REGULATION VII. All American citizens intending to reside in Siam shall be registered at the American consulate; they shall not go out to sea nor proceed beyond the limits assigned by the treaty for the residence of American citizens without a passport from the Siamese authorities, to be applied for by the American consul; nor shall they leave Siam if the Siamese authorities show to the American consul that legitimate objections exist to their quitting the country. But within the limits appointed under Article IV., of the treaty, American citizens are at liberty to travel to and fro, under the protection of a pass to be furnished them by the American consul, and counter-sealed by the proper Siamese officers stating in the Siamese character their names, calling, and description. The Siamese officers at the government stations in the interior may at any time call for the production of this pass; and immediately on its being exhibited they must allow the parties to proceed; but it will be their duty to detain those persons who, by travelling without a pass from the consul, render themselves liable to the suspicion of their being deserters, and such detention shall be immediately reported to the consul.

TOWNSEND HARRIS.

Tariff of Export and Inland Duties to be levied on Articles of Trade.

SECTION I. The undermentioned articles shall be entirely free from inland or other taxes on production or transit, and shall pay export duty as follows:

<table>
<thead>
<tr>
<th>Article</th>
<th>Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Ivory</td>
<td>10 computed per piece.</td>
</tr>
<tr>
<td>2. Gamboge</td>
<td>6 computed do</td>
</tr>
<tr>
<td>3. Rhinoceros' horns</td>
<td>50 computed do</td>
</tr>
</tbody>
</table>

* Signatures of Siamese Plenipotentiaries.
Art. TREATY WITH THE KINGDOM OF SIAM. May 29, 1856

<table>
<thead>
<tr>
<th>Article</th>
<th>Description</th>
<th>Inland Tax</th>
<th>Export Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.</td>
<td>Cardamums, best</td>
<td>14 0 0 0</td>
<td>per pecul.</td>
</tr>
<tr>
<td>5.</td>
<td>Cardamums, bastard</td>
<td>6 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>6.</td>
<td>Dried musels</td>
<td>1 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>7.</td>
<td>Pelicans' quills</td>
<td>2 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>8.</td>
<td>Betel nut, dried</td>
<td>1 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>9.</td>
<td>Krachi wood</td>
<td>0 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>10.</td>
<td>Sharks' fins, white</td>
<td>6 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>11.</td>
<td>Sharks' fins, black</td>
<td>3 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>12.</td>
<td>Lukkrabau seed</td>
<td>0 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>13.</td>
<td>Peacocks' tails</td>
<td>10 0 0 0</td>
<td>per 100 tails.</td>
</tr>
<tr>
<td>14.</td>
<td>Buffalo and cow bones</td>
<td>0 0 0 2</td>
<td>per pecul.</td>
</tr>
<tr>
<td>15.</td>
<td>Rhinoceros' hides</td>
<td>0 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>16.</td>
<td>Hide cuttings</td>
<td>0 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>17.</td>
<td>Turtle shells</td>
<td>1 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>18.</td>
<td>Soft shells</td>
<td>1 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>19.</td>
<td>Beche de mer</td>
<td>3 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>20.</td>
<td>Fish maws</td>
<td>8 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>22.</td>
<td>Kingfishers' feathers</td>
<td>6 0 0 0</td>
<td>per 100.</td>
</tr>
<tr>
<td>23.</td>
<td>Cutch</td>
<td>0 2 0 0</td>
<td>per pecul.</td>
</tr>
<tr>
<td>24.</td>
<td>Beyche seed, [nux vomica]</td>
<td>0 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>25.</td>
<td>Puntarai seed</td>
<td>0 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>26.</td>
<td>Gum Benjamin</td>
<td>4 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>27.</td>
<td>Angra'k bark</td>
<td>0 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>28.</td>
<td>Agila wood</td>
<td>2 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>29.</td>
<td>Ray skins</td>
<td>3 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>30.</td>
<td>Old deers' horns</td>
<td>0 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>31.</td>
<td>Soft or young horns</td>
<td>10 per ct.</td>
<td></td>
</tr>
<tr>
<td>32.</td>
<td>Deer hides, fine</td>
<td>8 0 0 0</td>
<td>per 100 hides.</td>
</tr>
<tr>
<td>33.</td>
<td>Deer hides, common</td>
<td>3 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>34.</td>
<td>Deer sinews</td>
<td>4 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>35.</td>
<td>Buffalo and cow hides</td>
<td>1 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>36.</td>
<td>Elephants' bones</td>
<td>1 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>37.</td>
<td>Tigers' bones</td>
<td>5 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>38.</td>
<td>Buffalo horns</td>
<td>0 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>39.</td>
<td>Elephants' hides</td>
<td>0 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>40.</td>
<td>Tigers' skins</td>
<td>0 1 0 0</td>
<td>per skin.</td>
</tr>
<tr>
<td>41.</td>
<td>Armadillo skins</td>
<td>4 0 0 0</td>
<td>per pecul.</td>
</tr>
<tr>
<td>42.</td>
<td>Stick lack</td>
<td>1 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>43.</td>
<td>Hemp</td>
<td>1 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>44.</td>
<td>Dried fish, flaheng</td>
<td>1 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>45.</td>
<td>Dried fish, plesalit</td>
<td>1 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>46.</td>
<td>Sapan wood</td>
<td>0 2 1 0</td>
<td>do.</td>
</tr>
<tr>
<td>47.</td>
<td>Salt meat</td>
<td>2 0 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>48.</td>
<td>Mangrove bark</td>
<td>0 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>49.</td>
<td>Rosewood</td>
<td>0 2 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>50.</td>
<td>Ebony</td>
<td>1 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>51.</td>
<td>Rice</td>
<td>4 0 0 0</td>
<td>per royan.</td>
</tr>
</tbody>
</table>

Inland duties only.

SECTION II. The undermentioned articles, being subject to the inland or transit duties herein named, and which shall not be increased, shall be exempt from export duty.

<table>
<thead>
<tr>
<th>Article</th>
<th>Description</th>
<th>Inland Tax</th>
<th>Export Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>52.</td>
<td>Sugar, white</td>
<td>0 2 0 0</td>
<td>per pecul.</td>
</tr>
<tr>
<td>53.</td>
<td>Sugar, red</td>
<td>0 1 0 0</td>
<td>do.</td>
</tr>
<tr>
<td>54.</td>
<td>Cotton, cleaned and uncleaned</td>
<td>0 10 per cent.</td>
<td></td>
</tr>
<tr>
<td>55.</td>
<td>Pepper</td>
<td>1 0 0 0</td>
<td>per pecul.</td>
</tr>
</tbody>
</table>
### TREATY WITH THE KINGDOM OF SIAM. MAY 29, 1856.


<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>56.</td>
<td>Salt fish, platu</td>
<td>1 0 0 0 per 10,000 fish.</td>
</tr>
<tr>
<td>57.</td>
<td>Beans and peas</td>
<td>one twelfth.</td>
</tr>
<tr>
<td>58.</td>
<td>Dried prawns</td>
<td>do.</td>
</tr>
<tr>
<td>59.</td>
<td>Tilseed</td>
<td>do.</td>
</tr>
<tr>
<td>60.</td>
<td>Silk, raw</td>
<td>do.</td>
</tr>
<tr>
<td>61.</td>
<td>Beeswax</td>
<td>one fifteenth.</td>
</tr>
<tr>
<td>62.</td>
<td>Tallow</td>
<td>1 0 0 0 per pecul.</td>
</tr>
<tr>
<td>63.</td>
<td>Salt</td>
<td>6 0 0 0 per royan.</td>
</tr>
<tr>
<td>64.</td>
<td>Tobacco</td>
<td>1 2 0 0 per 1,000 bundles.</td>
</tr>
</tbody>
</table>

Section III. All goods or produce unenumerated in this tariff shall be free of export duty, and shall only be subject to one inland tax or transit duty, not exceeding the rate now paid.

Unenumerated articles to be free of duty.

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And whereas the said treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Bangkok, on the fifteenth day of June, eighteen hundred and fifty-seven, by Charles William Bradley, Consul of the United States at Ningpo, in China, and the royal Siamese Commissioners, on the part of their respective governments.

Now, therefore, be it known that I, James Buchanan, 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 sixteenth day of August, in the year of our Lord one thousand eight hundred and fifty-eight, and of the Independence of the United States of America the eighty-third.

James Buchanan.

By the President:

Lewis Cass, Secretary of State.

* Signatures of Siamese Plenipotentiaries.

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Vol. XI. Treat.—90
TREATY WITH AUSTRIA. JULY 8, 1856.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

Whereas, a convention between the United States of America and his Majesty the Emperor of Austria was concluded and signed by their respective plenipotentiaries, at Washington, on the third day of July last, which convention, being in the English and German languages, is word for word, as follows:

Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States, on the one part, and Austria, on the other part.

Whereas it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction of the parties, respectively, that persons committing certain heinous crimes, being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, and also to enumerate such crimes explicitly; and whereas the laws of Austria forbid the surrender of its own citizens to a foreign jurisdiction, the government of the United States, with a view of making the convention strictly reciprocal, shall be held equally free from any obligation to surrender citizens of the United States: therefore, on the one part, the United States of America, and on the other part, his Majesty the Emperor of Austria, having resolved to treat on this subject, have, for that purpose, appointed their respective plenipotentiaries to negotiate and conclude a convention; that is to say, the President of the United States, William L. Marcy, Secretary of State, and his Majesty the Emperor of Austria, John George Chevalier de Hülsemann, his said Majesty's minister resident near the government of the United States, who, after reciprocal communication of their respective

Vertrag zwischen Oesterreich einerseits und den Vereinigten Staaten andererseits, wegen der in gewissen Fallen zu gewahrenden Auslieferung der vor der Justiz fluchtenen Verbrecher.

Da es behufs besserer Verwaltung der Rechtspflege und zur Verhütung von Verbrechen innerhalb des Gebietes und der Gerichtsbarkeit der kontrahirenden Theile zweckmassig befunden worden ist, dass Individuen, welche gewisse schwere Verbrechen begehen und vor der Justiz fluchtig geworden sind unter Umstanden gegenseitig ausgeliefert werden, auch dass der betreffenden Verbrechen namentlich aufgeschlüsselt werden; und da die Gesetze Oesterreichs nicht gestatten, die eigenen Untertanen einer auswartigen Jurisdiction zu überliefern, also die Regierung der Vereinigten Staaten mit Rücksicht darauf, dass der Vertrag unter strenger Reciprocity geschlossen wird, gleichermässen von jeder Verpflichtung frei sein soll, burger der Vereinigten Staaten auszuliefern so haben einerseits die Vereinigten Staaten von Nord America, und andererseits der Kaiser von Oesterreich beschlossen über diesen Gegenstand zu handeln und zu diesem Behufs ihre respektiven Bevollmächtigten ernannt, um eine Übereinkunft zu verhandeln und abzuschliessen namentlich: Der President den Staats-Secretar William L. Marcy, und Seine Majestat der Kaiser von Oesterreich Allerhochst Ihren Minister Residenten

July 8, 1856.
powers, have agreed to and signed
the following articles:

ARTICLE I.

Provision for extradition of criminals.

It is agreed that the United States and Austria shall, upon mutual re-
quissions by them or their ministers, officers, or authorities, respectively
made, deliver up to justice all per-
sons who, being charged with the
crime of murder, or assault with in-
tent to commit murder, or piracy, or
arson, or robbery, or forgery, or the
fabrication or circulation of counter-
feit money, whether coin or paper
money, or the embezzlement of pub-
lic moneys, committed within the
jurisdiction of either party, shall
seek an asylum or shall be found
within the territories of the other:

Evidence.

Provided, That this shall only be
done upon such evidence of crimi-
nality as, according to the laws of
the place where the fugitive or per-
son so charged shall be found, would
justify his apprehension and com-
mitment for trial if the crime or
offence had there been committed;
and the respective judges and other
magistrates of the two governments
shall have power, jurisdiction, and
authority, upon complaint made un-
der oath, to issue a warrant for the
apprehension of the fugitive or per-
son so charged, that he may be
brought before such judges or other
magistrates, respectively, to the end
that the evidence of criminality may
be heard and considered; and if,
on such hearing, the evidence be
deemed sufficient to sustain the
charge, it shall be the duty of the
examining judge or magistrate to
 certify the same to the proper ex-
ecutive authority, that a warrant
may issue for the surrender of such
fugitive. The expense of such
apprehension and delivery shall be
borne and defrayed by the party
who makes the requisition and re-
ceives the fugitive. The provisions
of the present convention shall not
be applied, in any manner, to the

More text follows...
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ARTICLE II.

Neither of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

ARTICLE III.

Whenever any person accused of any of the crimes enumerated in this convention shall have committed a new crime in the territories of the State where he has sought an asylum, or shall be found, such person shall not be delivered up, under the stipulations of this convention, until he shall have been tried and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

ARTICLE IV.

The present convention shall continue in force until the first of January, eighteen hundred and fifty-eight; and if neither party shall have given to the other six months’ previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall have given notice to the other of such intention; each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the ex-


ARTIKEL II.

Keiner der contrahirenden Theile soll gehalten sein, in Gemässheit der Bestimmungen dieser Uebereinkunft seine eigenen Bürger oder Unterthanen auszuliefern.

ARTIKEL III.

Wenn ein Individuum, das eines der in Dieser Uebereinkunft aufgezählten Verbrechen angeklagt ist, ein neues Verbrechen in dem Gebiete des Staates begangen haben sollte, wo er eine Zuflucht-gesucht hat oder aufgefunden wird, so soll ein solches Individuum nicht eher in Gemässheit der Bestimmungen dieser Uebereinkunft ausgeliefert werden, als bis dasselbe vor Gericht gestellt worden sein, und die auf ein solches neues Verbrechen gesetzte Strafe erlitten haben, oder freigesprochen sein wird.

ARTIKEL IV.

Die gegenwärtige Uebereinkunft soll bis zum ersten Januar Ein tausend acht hundert und achttundfünfzig in Kraft bleiben, und wenn kein Theil dem Andern sechs Monate vorher Mittheilung von seiner Absicht macht dieselbe dann aufzuhoben, so soll sie ferner in Kraft bleiben bis zu dem Ablauf von zwoolf Monaten nachdem einer der hohen contrahirenden Theile dem Andern von einer solchen Absicht Kenntniss gegeben, wobei jeder der hohen contrahirenden Theile sich das Recht vorbehalt dem Andern
TREATY WITH AUSTRIA. JULY 8, 1856.

The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by his Majesty the Emperor of Austria, and the ratifications shall be exchanged at Washington within six months from the date hereof, or sooner if possible.

In faith whereof, the respective plenipotentiaries have signed this convention and have hereunto affixed their seals.

Done in duplicate, at Washington, the third day of July, in the year of our Lord one thousand eight hundred and fifty-six, and of the independence of the United States the eighty-first.

W. L. MARCY.

HÜLSEMANN.

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 13th instant, by William L. Marcy, Secretary of State of the United States, and the Chevalier Hülsemann, his Austrian Majesty's minister resident in the United States, on the part of their respective governments:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done in the city of Washington, this fifteenth day of December, in the year of our Lord one thousand eight hundred and fifty-six, and of the independence of the United States the eighty-first.

By the President:

FRANKLIN PIERCE.

W. L. MARCY, Secretary of State.
CONVENTION WITH PERU. JULY 22, 1856.

TREATIES.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS a convention, between the United States of America and the Republic of Peru, was concluded and signed by their respective plenipotentiaries, at Lima, on the twenty-second day of July, one thousand eight hundred and fifty-six; which convention, being in the English and Spanish languages, is, word for word, as follows:

The United States of America and the Republic of Peru, in order to render still more intimate their relations of friendship and good understanding, and desiring, for the benefit of their respective commerce and that of other nations, to establish an uniform system of maritime legislation in time of war, in accordance with the present state of civilization, have resolved to declare, by means of a formal convention, the principles which the two republics acknowledge as the basis of the rights of neutrals at sea, and which they recognize and profess as permanent and immutable, considering them as the true and indispensable conditions of all freedom of navigation and maritime commerce and trade.

For this purpose, the President of the United States of America has conferred full powers on John Randolph Clay, their envoy extraordinary and minister plenipotentiary to the government of Peru; and the Liberator President of the republic of Peru has conferred like full powers on Don José Maria Seguin, chief officer of the Ministry of Foreign Affairs, in charge of that department, who, after having exchanged their said full powers, found to be in good and due form, have agreed upon and concluded the following articles:

ARTICLE I.

The two high contracting parties recognize as permanent and immutable the following principles:

Declaration of principles as to

Las dos altas partes contratantes reconocen como permanentes e inmutables los siguientes principios:
CONVENTION WITH PERU. JULY 22, 1856.

1st. That free ships make free goods—that is to say, that the effects or merchandise belonging to a power or nation at war, or to its citizens or subjects, are free from capture and confiscation when found on board of neutral vessels, with the exception of articles contraband of war.

2d. That the property of neutrals on board of an enemy's vessel is not subject to detention or confiscation, unless the same be contraband of war; it being also understood that, as far as regards the two contracting parties, warlike articles, destined for the use of either of them, shall not be considered as contraband of war.

The two high contracting parties engage to apply these principles to the commerce and navigation of all Powers and States as shall consent to adopt them as permanent and immutable.

ARTICLE II.

It is hereby agreed between the two high contracting parties, that the provisions contained in article twenty-second of the treaty concluded between them at Lima, on the twenty-sixth day of July, one thousand eight hundred and fifty-one, are hereby annulled and revoked, in so far as they militate against, or are contrary to, the stipulations contained in this convention; but nothing in the present convention shall, in any manner, affect or invalidate the stipulations contained in the other articles of the said treaty of the twenty-sixth of July, one thousand eight hundred and fifty-one, which shall remain in their full force and effect.

ARTICULO II°.

Se conviene así mismo por las dos altas partes contratantes en que las estipulaciones contenidas en el artículo veintidos del tratado concluido entre ellas en Lima á veintiséis de Julio del año mil ochocientos cincuenta y uno, quedan anuladas y revocadas en cuanto se opongan á sean contrarias á las estipulaciones contenidas en esta convención. Pero que las estipulaciones de la presente convención, no afectan ó invalidan de ninguna manera las estipulaciones contenidas en los demás artículos del dicho tratado del veintiséis de Julio del año mil ochocientos cincuenta y uno, las cuales subsistiran en todo su valor y efecto.

ARTICLE III.

The two high contracting parties reserve to themselves to come to an ulterior understanding, as circumstances may require, with regard to the application and extension to be given, if there be any cause for it, to the principles laid down in the first article hereof, as may be hereafter considered.

ARTICULO III°.

Las dos altas partes contratantes se reservan entrar en ulteriores acuerdos, si las circunstancias lo exijieren, acerca de la aplicación y extensión que debe darse; caso de haber razones para ello; á los principios establecidos en el artículo primero.
ARTICLE IV.

It is agreed between the two high contracting parties that all nations which shall consent to accede to the rules of the first article of this convention by a formal declaration, stipulating to observe them, shall enjoy the rights resulting from such accession as they shall be enjoyed and observed by the two parties signing this convention; they shall communicate to each other the result of the steps which may be taken on the subject.

ARTICLE V.

The present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate of said States, and by the President of the republic of Peru, with the authorization of the legislative body of Peru, and the ratifications shall be exchanged at Washington within eighteen months from the date of the signature hereof, or sooner, if possible.

In faith whereof, the plenipotentiaries of the United States of America and the republic of Peru have signed and sealed these presents.

Done at the city of Lima, on the twenty-second day of July, in the year of our Lord one thousand eight hundred fifty-six.

J. RANDOLPH CLAY. [L. s.]
J. M. SEGUIN. [L. s.]

And, whereas, the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged in this city on the thirty-first ultimo:

Now, therefore, be it known, that I, JAMES BUCHANAN, 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 by the United States and the citizens thereof.

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CONVENTION WITH PERU. JULY 22, 1856.

In testimony whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington, this second day of November, Anno Domini eighteen hundred and fifty-seven, and of the Independence of the United States of America the eighty-second.

JAMES BUCHANAN.

By the President:
LEWIS CASS, Secretary of State.
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FRANKLIN PIERCE,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL PERSONS TO, WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at the city of Washington, on the seventh day of August, eighteen hundred and fifty-six, between George W. Manypenny, commissioner on the part of the United States, Tuck-a-batchee-Micco, Echo-Harjo, Chilly McIntosh, Benjamin Marshall, George W. Stidham, and Daniel N. McIntosh, commissioners on the part of the Creeks; and John Jumper, Tuste-nuc-o-chee, Pars-co-fer, and James Factor, commissioners on the part of the Seminoles, which treaty is in the words and figures following, viz:

Articles of agreement and convention between the United States, and the Creek and Seminole tribes of Indians, made and concluded at the city of Washington the seventh day of August, one thousand eight hundred and fifty-six, by George W. Manypenny, commissioner on the part of the United States, Tuck-a-batchee-Micco, Echo-Harjo, Chilly McIntosh, Benjamin Marshall, George W. Stidham, and Daniel N. McIntosh, commissioners on the part of the Creeks; and John Jumper, Tuste-nuc-o-chee, Pars-co-fer, and James Factor, commissioners on the part of the Seminoles:

Whereas the convention heretofore existing between the Creek and Seminole tribes of Indians west of the Mississippi River, has given rise to unhappy and injurious dissensions and controversies among them, which render necessary a re-adjustment of their relations to each other and to the United States; and whereas the United States desire, by providing the Seminoles remaining in Florida with a comfortable home west of the Mississippi River, and by making a liberal and generous provision for their welfare, to induce them to emigrate and become one people with their brethren already west, and also to afford to all the Seminoles the means of education and civilization, and the blessings of a regular civil government; and whereas, the Creek nation and individuals thereof, have, by their delegation, brought forward and persistently urged various claims against the United States, which it is desirable shall be finally adjusted and settled; and whereas it is necessary for the simplification and better understanding of the relations between the United States and said Creek and Seminole tribes of Indians, that all their subsisting treaty stipulations shall, as far as practicable, be embodied in one comprehensive instrument; now therefore; the United States, by their commissioner, George W. Manypenny, the Creek tribe of Indians, by their commissioners, Tuck-a-batchee-Micco, Echo-Harjo, Chilly McIntosh, Benjamin Marshall, George W. Stidham, and Daniel N. McIntosh; and the Seminole tribe of Indians, by their commissioners, John Jumper, Tuste-nuc-o-chee, Pars-co-fer, and James Factor, do hereby agree and stipulate as follows, viz:

ARTICLE I. The Creek Nation doth hereby grant, cede, and convey to the Seminole Indians, the tract of country included within the following boundaries, viz: beginning on the Canadian River, a few miles east of the ninety-seventh parallel of west longitude where Ock-hi-appo, or Pond Creek, empties into the same; thence, due north to the north fork of the Canadian; thence, up said north fork of the Canadian to the southern line of the Cherokee country; thence, with that line, west, to the one hundredth parallel of west longitude; thence, south along said parallel of longitude to the Canadian River, and thence down and with that river to the place of beginning.
ARTICLE II. The following shall constitute and remain the boundaries of the Creek country, viz: beginning at the mouth of the north fork of the Canadian River, and running northerly four miles; thence running a straight line so as to meet a line drawn from the south bank of the Arkansas River, opposite to the east or lower bank of Grand River, at its junction with the Arkansas, and which runs a course, south, forty-four degrees, west, one mile, to a post placed in the ground; thence along said line to the Arkansas and up the same and the Verdigris River, to where the old territorial line crosses it; thence along said line, north, to a point twenty-five miles from the Arkansas River, where the old territorial line crosses the same; thence running west with the southern line of the Cherokee country, to the north fork of the Canadian River, where the boundary of the cession to the Seminoles defined in the preceding article, first strikes said Cherokee line; thence down said north fork, to where the eastern boundary line of the said cession to the Seminoles strikes the same; thence, with that line, due south to the Canadian River, at the mouth of the Ock-hi-appo, or Pond Creek; and thence down said Canadian River to the place of beginning.

ARTICLE III. The United States do hereby solemnly guarantee to the Seminole Indians the tract of country ceded to them by the first article of this convention; and to the Creek Indians, the lands included within the boundaries defined in the second article hereof; and likewise that the same shall respectively be secured to and held by said Indians by the same title and tenure by which they were guaranteed and secured to the Creek Nation by the fourteenth article of the treaty of March twenty-fourth, eighteen hundred and thirty-two, and by the letters-patent issued to the said Creek Nation, on the eleventh day of August, eighteen hundred and fifty-two, and recorded in volume four of records of Indian deeds in the Office of Indian Affairs, pages 446 and 447. Provided however, that no part of the tract of country so ceded to the Seminole Indians, shall ever be sold, or otherwise disposed of without the consent of both tribes legally given.

ARTICLE IV. The United States do hereby solemnly agree and bind themselves, that no State or Territory shall ever pass laws for the government of the Creek or Seminole tribes of Indians, and that no portion of either of the tracts of country defined in the first and second articles of this agreement shall ever be embraced or included within, or annexed to, any Territory or State, nor shall either, or any part of either, ever be erected into a Territory without the full and free consent of the legislative authority of the tribe owning the same.

ARTICLE V. The Creek Indians do hereby, absolutely and forever, quitclaim and relinquish to the United States all their right, title, and interest in and to any lands heretofore owned or claimed by them, whether east or west of the Mississippi River, and any and all claims for or on account of any such lands, excepting only such lands, except those embraced within the boundaries described in the second article of this agreement; and it doth also; in like manner, release and fully discharge the United States from all other claims and demands whatsoever, which the Creek Nation or any individuals thereof may now have against the United States, except as are particularly or in terms provided for and secured to them by the provisions of existing treaties and laws; and which are as follows, viz: permanent annuities in money amounting to twenty-four thousand five hundred dollars, secured to them by the fourth article of the treaty of seventh August, seventeen hundred and ninety, the second article of the treaty of June sixteenth, eighteen hundred and two, and the fourth article of the treaty of January twenty-fourth, eighteen hundred and twenty-six; permanent provision for a wheelwright, for a blacksmith and assistant; blacksmith shop and tools, and for iron and steel under the eighth article...
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of the last-mentioned treaty; and costing annually one thousand seven hundred and ten dollars; two thousand dollars per annum, during the pleasure of the President, for assistance in agricultural operations under the same treaty and article; six thousand dollars per annum for education for seven years, in addition to the estimate for present fiscal year, under the fourth article of the treaty of January fourth, eighteen hundred and forty-five; one thousand dollars per annum during the pleasure of the President, for the same object, under the fifth article of the treaty of February fourteenth, eighteen hundred and thirty-three; services of a wagon maker, blacksmith and assistant, shop and tools, iron and steel, during the pleasure of the President, under the same treaty and article; and costing one thousand seven hundred and ten dollars annually; the last instalment of two thousand two hundred and twenty dollars for two blacksmiths and assistants, shops and tools, and iron and steel, under the thirteenth article of the treaty of March twenty-fourth, eighteen hundred and thirty-two, and which last it is hereby stipulated shall be continued for seven additional years. The following shall also be excepted from the foregoing quitclaim, relinquishment, release, and discharge, viz: the fund created and held in trust for Creek orphans under the second article of the treaty of March twenty-fourth, eighteen hundred and thirty-two; the right of such individuals among the Creeks as have not received it, to the compensation in money provided for by the act of Congress of March third, eighteen hundred and thirty-seven, in lieu of reservations of land to which they were entitled, but which were not secured to them, under the said treaty of eighteen hundred and thirty-two; the right of the reservees under the same treaty, who did not dispose of their reservations to the amounts for which they have been or may be sold by the United States; and the right of such members of the tribe to military bounty lands, as are entitled thereto under existing laws of the United States. The right and interest of the Creek Nation and people in and to the matters and things so excepted, shall continue and remain the same as though this convention had never been entered into.

ARTICLE VI. In consideration of the foregoing quitclaim, relinquishment, release, and discharge, and of the cession of a country for the Seminole Indians contained in the first article of this agreement, the United States do hereby agree and stipulate to allow and pay the Creek Nation the sum of one million of dollars, which shall be invested and paid as follows, viz: two hundred thousand dollars to be invested in some safe stocks, paying an interest of at least five per cent. per annum; which interest shall be regularly and faithfully applied to purposes of education among the Creeks; four hundred thousand dollars to be paid per capita, under the direction of the general council of the Creek Nation, to the individuals and members of said nation, as soon as practicable after the ratification of this agreement; and two hundred thousand dollars shall be set apart to be appropriated and paid as follows, viz: ten thousand dollars to be equally distributed and paid to those individuals, and their heirs, who, under act of Congress of March third, eighteen hundred and thirty-seven, have received money in lieu of reservations of land to which they were entitled, but which were not secured to them under the treaty of March twenty-fourth, eighteen hundred and thirty-two; one hundred and twenty thousand dollars to be equally and justly distributed and paid, under the direction of the general council, to those Creeks, or their descendants, who emigrated west of the Mississippi River prior to said treaty of eighteen hundred and thirty-two, and to be in lieu of and in full compensation for the claims of such Creeks to an allowance equivalent to the reservations granted to the eastern Creeks by that treaty, and seventy thousand dollars for the adjustment and final settlement of such other

* See Amendment post, p. 706.
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claims of individual Creek Indians, as may be found to be equitable and just by the general council of the nation: Provided however, That no part of the three last-mentioned sums shall be allowed or paid to any other person or persons, whatsoever, than those who are actual and bona fide members of the Creek Nation and belonging, respectively, to the three classes of claimants designated; said sums to be remitted and paid as soon as practicable after the general council shall have ascertained and designated the persons entitled to share therein. And provided further, That any balance of the said sum of seventy thousand dollars, which may be found not to be actually necessary for the adjustment and settlement of the claims for which it is set apart, shall belong to the nation, and be applied to such object or objects of utility or necessity as the general council shall direct. The remaining sum of two hundred thousand dollars shall be retained by the United States, until the removal of the Seminole Indians, now in Florida, to the country west of the Mississippi River herein provided for their tribe; whereupon the same, with interest thereon, at five per cent., from the date of the ratification of this agreement, shall be paid, over to, or invested for the benefit of the Creek Nation, as may then be requested by the proper authorities thereof. Provided however, That if so paid over, it shall be equally divided and paid per capita to all the individuals and members of the Creek Nation, or be used and applied only for such objects or purposes of a strictly national or beneficial character as the interests and welfare of the Creek people shall actually require.

ARTICLE VII. It being the desire of the Creeks to employ their own teachers, mechanics, and farmers, all of the funds secured to the nation for educational, mechanical, and agricultural purposes, shall as the same become annually due, be paid over by the United States to the treasurer of the Creek Nation. And the annuities in money due the nation under former treaties, shall also be paid to the same officer, whenever the general council shall so direct.

ARTICLE VIII. The Seminoles hereby release and discharge the United States from all claims and demands which their delegation have set up against them, and obligate themselves to remove to and settle in the new country herein provided for them as soon as practicable. In consideration of such release, discharge, and obligation, and as the Indians must abandon their present improvements, and incur considerable expense in reestablishing themselves, and as the government desires to secure their assistance in inducing their brethren yet in Florida to emigrate and settle with them west of the Mississippi River, and is willing to offer liberal inducements to the latter peaceably so to do, the United States do therefore agree and stipulate as follows, viz: To pay to the Seminoles now west, the sum of sixty thousand dollars, which shall be in lieu of their present improvements, and in full for the expenses of their removal and establishing themselves in their new country; to provide annually for ten years, the sum of three thousand dollars for the support of schools; two thousand dollars for agricultural assistance; and two thousand two hundred dollars for the support of smiths and smith shops among them, said sums to be applied to these objects in such manner as the President shall direct. Also to invest for them the sum of two hundred and fifty thousand dollars, at five per cent. per annum, the interest to be regularly paid over to them per capita as annuity; the further sum of two hundred and fifty thousand dollars shall be invested in like manner as the President shall direct. Whereupon the two sums so invested, shall constitute a fund belonging to the united tribe of Seminoles, and the interest on which, at the rate aforesaid, shall be annually paid over to them per capita as an annuity; but no portion of the principal thus invested, or the interest thereon annu-

* See Amendment, substituting ninety for sixty, post p. 706.
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ally due and payable, shall ever be taken to pay claims or demands against said Indians, except such as may hereafter arise under the intercourse laws.

ARTICLE IX. The United States agree to remove comfortably to their new country west, all those Seminoles now in Florida who can be induced to emigrate thereto; and to furnish them with sufficient rations of wholesome subsistence during their removal and for twelve months after their arrival at their new homes; also, to provide each warrior of eighteen years of age and upwards, who shall so remove, with one rifle gun if he shall not already possess one; with two blankets, a supply of powder and lead, a hunting shirt, one pair of shoes, one and a half yards of strouding, and ten pounds of good tobacco; and each woman, youth, and child, with a blanket, pair of shoes, and other necessary articles of comfortable clothing, and to expend for them in improvements, after they shall all remove, the sum of twenty thousand dollars. And to encourage the Seminoles to devote themselves to the cultivation of the soil, and become a sober, settled, industrious, and independent people, the United States do further agree to expend three thousand dollars in the purchase of ploughs and other agricultural implements, axes, seeds, looms, cards, and wheels; the same to be proportionately distributed among those now west, and those who shall emigrate from Florida.

ARTICLE X. The Seminoles west do hereby agree and bind themselves to furnish, at such time or times as the President may appoint, a delegation of such members of their tribe as shall be selected for the purpose, to proceed to Florida, under the direction of an agent of the government, to render such peaceful services as may be required of them, and otherwise to do all in their power to induce their brethren remaining in that State to emigrate and join them in the west; the United States agreeing to pay them and such members of the Creek tribe as may voluntarily offer to join them and be accepted for the same service, a reasonable compensation for their time and services, as well as their travelling, and other actual and necessary expenses.

ARTICLE XI. It is further hereby agreed that the United States shall pay Foc-te-luc-te-harjo, his heirs or assigns, the sum of four hundred dollars, in consideration of the unpaid services of said Foc-te-luc-te-harjo, or Black Dirt, rendered by him as chief of the friendly band of Seminole warriors who fought for the United States during the Florida war.

ARTICLE XII. So soon as the Seminoles west shall have removed to the new country herein provided for them, the United States will then select a site and erect the necessary buildings for an agency, including a council-house for the Seminoles.

ARTICLE XIII. The officers and people of each of the tribes of Creeks and Seminoles shall, at all times, have the right of safe conduct and free passage through the lands and territory of the other. The members of each shall have the right freely to settle within the country of the other, and shall thereupon be entitled to all the rights, privileges, and immunities of members thereof, except that no member of either tribe shall be entitled to participate in any funds belonging to the other tribe. Members of each tribe shall have the right to institute and prosecute suits in the courts of the other, under such regulations as may, from time to time, be prescribed by their respective legislatures.

ARTICLE XIV. Any person, duly charged with a criminal offence against the laws of either the Creek or Seminole tribe, and escaping into the jurisdiction of the other, shall be promptly surrendered upon the demand of the proper authority of the tribe within whose jurisdiction the offence shall be alleged to have been committed.

ARTICLE XV. So far as may be compatible with the constitution of the United States, and the laws made in pursuance thereof, regulating trade and intercourse with the Indian tribes, the Creeks and Seminoles
shall be secured in the unrestricted right of self-government, and full jurisdiction over persons and property, within their respective limits; excepting, however, all white persons, with their property, who are not, by adoption or otherwise, members of either the Creek or Seminole tribe; and all persons not being members of either tribe, found within their limits, shall be considered intruders, and be removed from, and kept out of the same by the United States agents for said tribes, respectively; (assisted, if necessary, by the military;) with the following exceptions, viz: such individuals with their families as may be in the employment of the government of the United States; all persons peaceably travelling, or temporarily sojourning in the country, or trading therein under license from the proper authority of the United States; and such persons as may be permitted by the Creeks or Seminoles, with the assent of the proper authorities of the United States, to reside within their respective limits without becoming members of either of said tribes.

**ARTICLE XVI.** The Creeks and Seminoles shall promptly apprehend and deliver up all persons accused of any crime against the laws of the United States, or of any State thereof, who may be found within their limits, on demand of any proper officer of a State or of the United States.

**ARTICLE XVII.** All persons licensed by the United States to trade with the Creeks or Seminoles shall be required to pay to the tribe within whose country they trade, a moderate annual compensation for the land and timber used by them, the amount of such compensation, in each case, to be assessed by the proper authorities of said tribe, subject to the approval of the United States agent therefor.

**ARTICLE XVIII.** The United States shall protect the Creeks and Seminoles from domestic strife, from hostile invasion, and from aggression by other Indians and white persons; not subject to their jurisdiction and laws; and for all injuries resulting from such invasion or aggression, full indemnity is hereby guaranteed to the party or parties injured out of the treasury of the United States, upon the same principle and according to the same rules upon which white persons are entitled to indemnity for injuries or aggressions upon them, committed by Indians.

**ARTICLE XIX.** The United States shall have the right to establish and maintain such military posts, military and post-roads, and Indian agencies as may be deemed necessary within the Creek and Seminole country, but no greater quantity of land or timber shall be used for said purposes than shall be actually requisite; and if, in the establishment or maintenance of such posts, roads, or agencies, the property of any Creek or Seminole be taken, destroyed, or injured, or any property of either nation, other than land and timber, just and adequate compensation shall be made by the United States. Such persons only as are or may be in the employment of the United States, in any capacity, civil or military, or subject to the jurisdiction and laws of the Creeks and Seminoles, shall be permitted to farm or raise stock within the limits of any of said military posts or Indian agencies. And no offender against the laws of either of said tribes shall be permitted to take refuge therein.

**ARTICLE XX.** The United States, or any incorporated company, shall have the right of way for railroads, or lines of telegraphs, through the Creek and Seminole countries; but in the case of any incorporated company, it shall have such right of way only upon such terms, and payment of such amount to the Creeks and Seminoles, as the case may be, as may be agreed upon between it and the national council thereof; or, in case of disagreement by making full compensation, not only to individual parties injured, but also to the tribe for the right of way, all damage and injury done to be ascertained and determined in such manner as the President of the United States shall direct. And the right of way granted by either of said tribes for any railroad, shall be perpetual or for such
shorter term, as the same may be granted, in the same manner as if there were no reversion of their lands to the United States provided for, in case of abandonment by them, or of extinction of their tribe.

**ARTICLE XXI.** The United States will cause such portions of the boundaries of the Creek and Seminole countries, as do not consist of well-defined natural boundaries, to be surveyed and permanently marked and established. The Creek and Seminole general councils may each appoint a commissioner from their own people to attend the running of their respective boundaries, whose expenses and a reasonable allowance for their time and services, while engaged in such duty, shall be paid by the United States.

**ARTICLE XXII.** That this convention may conduce, as far as possible, to the restoration and preservation of kind and friendly feelings among the Creeks and Seminoles; a general amnesty of all past offences committed within their country, either west or east of the Mississippi, is hereby declared.

**ARTICLE XXIII.** A liberal allowance shall be made to each of the delegations signing this convention; including, with the Seminole delegation, George W. Brinton, the interpreter, as a compensation for their travelling and other expenses in coming to and remaining in this city and returning home.

**ARTICLE XXIV.** Should the Seminoles in Florida desire to have a portion of the country described in the first article of this agreement, set apart for their residence, it is agreed that the Seminoles west may make such arrangement, not inconsistent with this instrument, as may be satisfactory to their brethren in Florida.

**ARTICLE XXV.** The Creek laws shall be in force and continue to operate in the country herein assigned to the Seminoles, until the latter remove thereto; when they shall cease and be of no effect.

**ARTICLE XXVI.** This convention shall supersede and take the place of all former treaties, between the United States and the Creeks, between the United States and the Florida Indians and Seminoles, and between the Creeks and Seminoles, inconsistent herewith; and shall take effect and be obligatory on the contracting parties from the date hereof, whenever it shall be ratified by the Senate and President of the United States.*

In testimony whereof, the said George W. Manypenny, commissioner on the part of the United States, and the said commissioners on the part of the Creeks and Seminoles, have hereunto set their hands and seals.

Done in triplicate at the city of Washington, on the day and year first above written.

GEO. W. MANYPENNY,

United States Commissioner.

TUCK-A-BATCHEE-MICCO, his x mark,

ECHO-HARJO, his x mark,

CHILLY McINTOSH,

BENJAMIN MARSHALL,

GEORGE W. STIDHAM,

DANIEL N. McINTOSH,

Creek Commissioners.

JOHN JUMPER, his x mark,

TUS-TE-NUC-O-CHEE, his x mark,

PARS-CO-FER, his x mark,

JAMES FACTOR, his x mark,

Seminole Commissioners.

* For an additional article, see post, p. 706.
TREATY WITH CREEKS AND SEMINOLES. AUGUST 7, 1856.

Executed in presence of:

JOHN W. ALLEN,
EDWARD HANRICH,
W. H. GARRETT, Creek Agent,
J. W. WASHBOURNE, Seminole Agent,
G. W. STIDHAM, U. S. Interpreter,
GEO. W. BRINTON, Interpreter,
JAMES R. ROCHE,
CHS. O. JOLINE.

And whereas, the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the sixteenth day of August, eighteen hundred and fifty-six, advise and consent to the ratification of the same, with amendments, by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
August 16th, 1856.

Resolved, (two thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention between the United States and the Creek and Seminole tribes of Indians, made and concluded at the city of Washington, the seventh of August, one thousand eight hundred and fifty-six, by George W. Manyepenny, commissioner on the part of the United States, Tuck-a-batchee-Micco, Echo-Harjo, Chilly McIntosh, Benjamin Marshall, George W. Stidham, and Daniel N. McIntosh, commissioners on the part of the Creeks; and John Jumper, Tus-te-nuc-o-chee, Pars-co-fer, and James Factor, commissioners on the part of the Seminoles, with the following

AMENDMENTS.

ARTICLE VI. After the words "individuals of said nation," insert "except such portion, as they shall by order of said national council, direct to be paid to the treasurer of said nation for any specified national object, not exceeding ($100,000) one hundred thousand dollars."

ARTICLE VIII. Strike out the word "sixty" and insert "ninety."

Add the following as

ARTICLE XXVII. "And it is further agreed, that nothing herein contained, shall be so construed as to release the United States from any liability, other than those in favor of said nations or individuals thereof."

Attest: ASBURY DICKINS.

WASHINGTON CITY, August 18, 1856.

The Senate of the United States having advised and consented to the ratification of the articles of agreement and convention, made and concluded at the city of Washington, the seventh day of August, one thousand eight hundred and fifty-six, between George W. Manyepenny, commissioner on the part of the United States, Tuck-a-batchee-Micco, Echo-Harjo, Chilly McIntosh, Benjamin Marshall, George W. Stidham, and Daniel N. McIntosh, commissioners on the part of the Creeks, and John Jumper, Tus-te-nuc-o-chee, Pars-co-fer, and James Factor, commissioners on the part of the Seminoles, with the following

AMENDMENTS.

ARTICLE VI. After the words "individuals of said nation," insert "except such portion, as they shall by order of said national council, direct to be paid to the treasurer of said nation for any specified national object, not exceeding ($100,000) one hundred thousand dollars."
TREATY WITH CREEKS AND SEMINOLES. AUGUST 7, 1856. 707

ARTICLE VIII. Strike out the word “sixty” and insert “ninety.”
Add the following as the ARTICLE XXVII. “And it is further agreed that nothing herein contained shall be so construed as to release the United States from any liability, other than those in favor of said nations or individuals thereof.”

We, the above named Creeks and Seminoles, commissioners as above stated, and parties to the above articles of agreement and convention, after the said amendments have been read and explained to us, consent to and accept of the same.

In witness whereof we have hereunto set our hands and seals the day of the date hereof.

TUCK-A-BATCHEE-MICCO, his x mark, [L. S.]
ECHO-HARJO, his x mark, [L. S.]
CHILLY McINTOSH, [L. S.]
B. MARSHALL, [L. S.]
GEORGE W. STIDHAM, [L. S.]
D. N. McINTOSH, [L. S.]

Creek Commissioners.

JOHN JUMPER, his x mark, [L. S.]
TUS-TE-NUC-O-CHEE, his x mark, [L. S.]
PARS-CO-FER, his x mark, [L. S.]
JAMES FACTOR, his x mark, [L. S.]

Seminole Commissioners.

Executed in the presence of:

EDWARD HANBICK,
ALFRED CHAPMAN,
WM. W. DENNISON,
W. H. GARRETT, Creek Agent,
J. W. WASHBOURNE, Seminole Agent,
G. W. STIDHAM, U. S. Int.,
GEO. W. BRINTON, Int.

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do, in pursuance of the advice and consent of the Senate as expressed in their resolution of the sixteenth of August, aforesaid, accept, ratify, and confirm the said treaty, with the amendments.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-eighth day of August, A. D. eighteen hundred and fifty-six, and of the independence of the United States the eighty-first.

FRANKLIN PIERCE.

By the President:

W. L. MARCY, Secretary of State.
A PROCLAMATION.

WHEREAS, a treaty between the United States of America and his Majesty the Shah of Persia, was concluded and signed by their respective plenipotentiaries at Constantinople, on the thirteenth day of December last, which treaty, being in the English and Persian languages, is, word for word, as follows:

In the name of God, the Clement and the Merciful—

The President of the United States of North America, and his Majesty, as exalted as the planet Saturn; the sovereign to whom the sun serves as a standard; whose splendor and magnificence are equal to that of the skies; the sublime sovereign, the monarch whose armies are as numerous as the stars: whose greatness calls to mind that of Jeinshid; whose magnificence equals that of Darius; the heir of the crown and throne of the Kayanians, the sublime Emperor of all Persia, being both equally and sincerely desirous of establishing relations of friendship between the two governments, which they wish to strengthen by a treaty of friendship and commerce, reciprocally advantageous and useful to the citizens and subjects of the two high contracting parties, have for this purpose named for their plenipotentiaries—

The President of the United States of North America, Carroll Spence, minister resident of the United States near the Sublime Porte; and his Majesty the Emperor of all Persia, his excellency Emin ul Molk Farrukh Khan, ambassador of his imperial Majesty the Shah, decorated with the portrait of the Shah, with the great cordon blue, and bearer of the girdle of diamonds, &c. &c. &c. &c. &c.

And the said plenipotentiaries, having exchanged their full powers, which were found to be in proper and due form, have agreed upon the following articles:

ARTICLE I. There shall be hereafter a sincere and constant good understanding between the government and citizens of the United States of North America and the Persian empire and all Persian subjects.

ARTICLE II. The ambassadors or diplomatic agents whom it may please &c. &c. &c. to send and maintain near the other, shall be received and treated, they and all those composing their missions, as the ambassadors and diplomatic agents of the most favored nations are received and treated in the two respective countries; and they shall enjoy there in all respects the same prerogatives and immunities.

ARTICLE III. The citizens and subjects of the two high contracting parties, travellers, merchants, manufacturers, and others, who may reside in the territory of either country, shall be respected and efficiently protected by the authorities of the country and their agents, and treated in all respects as the subjects and citizens of the most favored nation are treated.

They may reciprocally bring by land or by sea into either country, and export from it, all kinds of merchandise and products, and sell, exchange, or buy, and transport them to all places in the territories of either of the high contracting parties. It being, however, understood that the merchants of either nation who shall engage in the internal commerce of either country,
TREATY WITH THE SHAH OF PERSIA.  Dec. 18, 1856.

shall be governed, in respect to such commerce, by the laws of the country in which such commerce is carried on; and in case either of the high contracting powers shall hereafter grant other privileges concerning such internal commerce to the citizens or subjects of other governments, the same shall be equally granted to the merchants of either nation engaged in such internal commerce within the territories of the other.

ARTICLE IV. The merchandise imported or exported by the respective citizens or subjects of the two high contracting parties shall not pay in either country, on their arrival or departure, other duties than those which are charged in either of the countries on the merchandise or products imported or exported by the merchants and subjects of the most favored nation, and no exceptional tax, under any name or pretext whatever, shall be collected on them in either of the two countries.

Duties to be same as on goods of subjects of most favored nation.

Disputes in Persia between Persians and citizens of United States, how settled.

ARTICLE V. All suits and disputes arising in Persia between Persian subjects and citizens of the United States, shall be carried before the Persian tribunal to which such matters are usually referred at the place where a consul or agent of the United States may reside, and shall be discussed and decided according to equity in the presence of an employee of the consul or agent of the United States.

Disputes in Persia between Persians and citizens of United States, how settled.

Between citizens of the United States.

Between citizens of the United States and other foreigners. How in United States.

Criminal offences, how tried.

ARTICLE VI. In case of a citizen or subject of either of the contracting parties dying within the territories of the other, his effects shall be delivered up integrally to the family or partners in business of the deceased; and in case he has no relations or partners, his effects in either country shall be delivered up to the consul or agent of the nation of which the deceased was a subject or citizen, so that he may dispose of them in accordance with the laws of his country.

Effects of persons dying, &c.

Each power may have diplomatic agent and three consuls.

Consulates.

Rights and privileges of consuls.

ARTICLE VII. For the protection of their citizens or subjects, and their commerce respectively, and in order to facilitate good and equitable relations between the citizens and subjects of the two countries, the two high contracting parties reserve the right to maintain a diplomatic agent at either seat of government, and to name each three consuls in either country; those of the United States shall reside at Teheran, Bender, Bushir, and Tauris; those of Persia, at Washington, New York, and New Orleans.

The consuls of the high contracting parties shall reciprocally enjoy in the territories of the other, where their residences shall be established, the respect, privileges, and immunities granted in either country to the consuls of the most favored nation. The diplomatic agent or consuls of the United States shall not protect, secretly or publicly, the subjects of the Persian government, and they shall never suffer a departure from the principles here laid down and agreed to by mutual consent.
TREATY WITH THE SHAH OF PERSIA. Dec. 13, 1856.

And it is further understood, that if any of those consuls shall engage in trade, they shall be subject to the same laws and usages to which private individuals of their nation engaged in commercial pursuits in the same place are subject.

And it is also understood by the high contracting parties, that the diplomatic and consular agents of the United States shall not employ a greater number of domestics than is allowed by treaty to those of Russia residing in Persia.

ARTICLE VIII. And the high contracting parties agree that the present treaty of friendship and commerce, cemented by the sincere good feeling and the confidence which exists between the governments of the United States and Persia, shall be in force for the term of ten years from the exchange of its ratification; and if, before the expiration of the first ten years, neither of the high contracting parties shall have announced, by official notification to the other, its intention to arrest the operation of said treaty, it shall remain binding for one year beyond that time, and so on until the expiration of twelve months, which will follow a similar notification, whatever the time may be at which it may take place; and the plenipotentiaries of the two high contracting parties further agree to exchange the ratifications of their respective governments at Constantinople in the space of six months, or earlier, if practicable.

In faith of which, the respective plenipotentiaries of the two high contracting parties have signed the present treaty, and have attached their seals to it.

Done in duplicate in Persian and English, the thirteenth day of December, one thousand eight hundred and fifty-six, and of the Hijereh the fifteenth day of the moon of Rebiul Sany, one thousand two hundred and seventy-three, at Constantinople.

CARROLL SPENCE, L. S.
EMIN UL MOLK FARRUHK KHAN, L. S.

And whereas the said treaty has been duly ratified on both parts, and the respective ratifications of the same were exchanged in the city of Constantinople on the 18th of June last:

Now, therefore, be it known, that I, JAMES BUCHANAN, 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 eighteenth day of August, in the year of our Lord one thousand eight hundred and fifty-seven, and of the independence of the United States of America the eighty-second.

JAMES BUCHANAN.

By the President:
Lewis Cass, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

Whereas a convention for the mutual delivery of criminals, fugitives from justice, in certain cases, between the United States of America and the Grand Duchy of Baden, was concluded and signed by their respective plenipotentiaries, at Berlin, on the thirtieth day of January last, which convention, being in the English and German languages, is word for word, as follows:

Convention for the mutual delivery of criminals, fugitives from justice, in certain cases, concluded between the United States, on the one part, and the Grand Duchy of Baden, on the other part.

Whereas it is found expedient, for the better administration of justice and the prevention of crime within the territories and jurisdiction of the parties, respectively, that persons committing certain heinous crimes, being fugitives from justice, should, under certain circumstances, be reciprocally delivered up; and also to enumerate such crimes explicitly; and whereas the laws and constitution of Baden do not allow its government to surrender its own citizens to a foreign jurisdiction, the government of the United States, with a view of making the convention strictly reciprocal, shall be held equally free from any obligation to surrender citizens of the United States; therefore, on the one part, the United States of America, and on the other part, his Royal Highness the Grand Duke of Baden, having resolved to treat on this subject, have, for that purpose, appointed their respective plenipotentiaries to negotiate and conclude a convention; that is to say, the President of the United States of America, Peter D. Vroom, envoy extraordinary and minister plenipotentiary of the United States, at the court of the kingdom of Prussia,
CONVENTION WITH BADEN. JANUARY 30, 1857.

and his Royal Highness the Grand Duke of Baden, Adolph, Baron Marschall de Bieberstein, his said Royal Highness' envoy extraordinary and minister plenipotentiary at the court of his Majesty the King of Prussia, &c., &c., &c.; who, after reciprocal communication of their respective powers, have agreed to and signed the following articles:

ARTICLE I.

Extradition of criminals.

It is agreed that the United States and Baden shall, upon mutual requisitions by them, or their ministers, officers, or authorities, respectively made, deliver up to justice all persons who, being charged with the crime of murder, or assault with intent to commit murder, or piracy, or arson, or robbery, or forgery, or the fabrication or circulation of counterfeit money, whether coin or paper money, or the embezzlement of public moneys, committed within the jurisdiction of either party, shall seek an asylum, or shall be found within the territories of the other:

Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his apprehension and commitment for trial, if the crime or offence had there been committed; and the respective judges and other magistrates of the two governments shall have power, jurisdiction, and authority, upon complaint made under oath, to issue a warrant for the apprehension of the fugitive or person so charged, that he may be brought before such judges or other magistrates, respectively, to the end that the evidence of criminality may be heard and considered; and if, on such hearing, the evidence be deemed sufficient to sustain the charge, it shall be the duty of the examining judge or magistrate to certify the same to the proper executive of the Vereinigten Staaten von Amerika, Peter D. Vroom, ausserordentlichen Gesandten und bevollmächtigten Minister der Vereinigten Staaten am Königlich Preussischen Hofe; und seine Königliche Hoheit der Grossherzog von Baden, Adolph, Freiherrn Marschall V. Bieberstein, Allerhöchst Ihren ausserordentlichen Gesandten und bevollmächtigten Minister an dem Hofe Seiner Preussischen Majestät, &c., &c., &c.; welche nach gegenseitiger mittheilung ihrer respektiven Vollmachten, die folgenden Artikel vereinbart und unterzeichnet haben:

ARTIKEL I.

Man ist daher überein gekommen, dass die Vereinigten Staaten und Baden, auf gegenseitige Requisi- roden, welche respecitive sie selbst oder ihre Gesandten, Beamten, oder Behörden erlassen, alle Individuen der Justiz ausliefern sollen, welche beschuldigt das Verbrechen des Mordes, oder eines Angriffs in mörderischer Absicht oder des Seeraubs oder der Brandstiftung, oder des Raubes, oder der Fälschung, oder der Verfälschung oder Verbreitung falschen Geldes, sei es gemünztes oder Papier-geld, oder des Defects oder der Unterschlagung öffentlicher Gelder, innerhalb der Gerichtsbarkeit eines der beiden Theile begangen zu haben, in dem Gebiete des andern Theils eine zuficht suchen oder dort aufgefund werden; mit der Beschränkung jedoch, dass dies nur auf solche Beweise für die Strafbarkeit geschehen soll, welche nach den Gesetzen des Orts, wo der Flüchtling oder das so beschuldigte Individuum gefunden wird, dessen Verhaftung und Stellung vor Gericht rechtferigen würden, wenn das Verbrechen oder Vergehen dort begangen wäre; und die res- pective Richter und andere Be- hörden der beiden Regierungen sollen machen, Befugnisse und Autori- tät haben, auf ecklich erhärtete An- gabe einen Befehl zur Verhaftung des Flüchtlinges oder so beschuldigten Individuums zu erlassen, damit er vor die gedachten Richter oder andern Behörden zu dem Zwecke
executive authority, that a warrant may issue for the surrender of such fugitive.

The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

Nothing in this article contained shall be construed to extend to crimes of a political character.

ARTICLE II.

Neither of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

Keiner der contrahirenden Theile soll gehalten sein, in Gemässheit der Bestimmungen dieser Uebereinkunft seine eigenen Bürger oder Unterthanen auszuliefern.

Neither party to deliver up its own citizens or subjects.

ARTICLE III.

Whenever any person accused of any of the crimes enumerated in this convention shall have committed a new crime in the territories of the State where he has sought an asylum, or shall be found, such person shall not be delivered up under the stipulations of this convention until he shall have been tried, and shall have received the punishment due to such new crime, or shall have been acquitted thereof.

Wenn ein Individuum, das eines der in dieser Uebereinkunft aufgezählten Verbrechen angeklagt ist, ein neues Verbrechen in dem Gebiete des Staates begangen haben sollte, wo es eine Zuflucht gesucht hat oder aufgefunden wird, so soll ein solches Individuum nicht eher in Gemässheit der Bestimmungen dieser Uebereinkunft ausgeliefert werden, als bis dasselbe vor Gericht gestellt worden sein und die auf ein solches neues Verbrechen gesetzte Strafe erlitten haben oder freige- sprechen sein wird.

Fugitive committing new crime in new place of residence not to be surrendered until tried for such new crime, &c.

ARTICLE IV.

The present convention shall continue in force until the first of January, one thousand eight hundred and sixty, (1860;) and if neither
gestellt werde, dass der Beweis für die Strafbarkeit gehört und in Erwägung gezogen werde; und wenn bei dieser Vernehmung der Beweis für ausreichend zur Anrechthaltung der Beschuldigung erkannt wird, so soll es die Pflicht des prüfenden Richters oder der Behörde sein, selbständig für die betreffende executive Behörde festzustellen, damit ein Befehl zur Auslieferung eines solchen Flüchtlings erlassen werde könne.

The expense of such apprehension and delivery shall be borne and defrayed by the party who makes the requisition and receives the fugitive.

The expense how borne.

ARTIKEL II.

Keiner der contrahirenden Theile soll gehalten sein, in Gemässheit der Bestimmungen dieser Uebereinkunft seine eigenen Bürger oder Unterthanen auszuliefern.

Neither party to deliver up its own citizens or subjects.

ARTIKEL III.

Wenn ein Individuum, das eines der in dieser Uebereinkunft aufgezählten Verbrechen angeklagt ist, ein neues Verbrechen in dem Gebiete des Staates begangen haben sollte, wo es eine Zuflucht gesucht hat oder aufgefunden wird, so soll ein solches Individuum nicht eher in Gemässheit der Bestimmungen dieser Uebereinkunft ausgeliefert werden, als bis dasselbe vor Gericht gestellt worden sein und die auf ein solches neues Verbrechen gesetzte Strafe erlitten haben oder freigesprochen sein wird.

Fugitive committing new crime in new place of residence not to be surrendered until tried for such new crime, &c.

ARTIKEL IV.

Die gegenwärtige Uebereinkunft soll bis zum 1sten Januar, eintausend acht hundert und sechzig (1860;) in Kraft bleiben, und wenn

Duration of convention.
CONVENTION WITH BADEN. JANUARY 30, 1857.

PARTY shall have given to the other six months' previous notice of its intention then to terminate the same, it shall further remain in force until the end of twelve months after either of the high contracting parties shall have given notice to the other of such intention; each of the high contracting parties reserving to itself the right of giving such notice to the other at any time after the expiration of the said first day of January, one thousand eight hundred and sixty, (1860).

ARTICLE V.

Ratification. The present convention shall be ratified by the President, by and with the advice and consent of the Senate of the United States, and by the government of Baden, and the ratifications shall be exchanged in Berlin, within one year from the date hereof, or sooner, if possible.

Signatures. In faith whereof the respective plenipotentiaries have signed this convention, and have hereunto affixed their seals.

Done in duplicate at Berlin, the thirty-first day of January, one thousand eight hundred and fifty-seven, (1857,) and the eighty-first year of the independence of the United States.

P. D. VROOM, [L. s.] ADOLPH FRHR. MARCHAL VON BIEBERSTEIN, [L. s.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Berlin, on the 21st ultimo, by Peter D. Vroom, envoy extraordinary and minister plenipotentiary of the United States, and Adolph, Baron Marschall de Bieberstein, envoy extraordinary and minister plenipotentiary of his Royal Highness the Grand Duke of Baden, at the court of his Majesty the King of Prussia, on the part of their respective governments:

Now, therefore, be it known, that I, JAMES BUCHANAN, 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.
CONVENTION WITH BADEN. JANUARY 30, 1857.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this nineteenth day of May, in the year of our Lord one thousand eight hundred and fifty-seven, and of the independence of the United States of America the eighty-first.

JAMES BUCHANAN.

By the President:

LEWIS CASS, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS a convention between the United States of America and his Majesty the King of Denmark, for the discontinuance of the Sound dues, was concluded and signed by their respective plenipotentiaries at Washington, on the eleventh day of April last, which convention is word for word as follows:

The United States of America and his Majesty the King of Denmark, being desirous to terminate amicably the differences which have arisen between them in regard to the tolls levied by Denmark on American vessels and their cargoes passing through the Sound and Belts, and commonly called the Sound dues, have resolved to conclude a convention for that purpose, and have named as their plenipotentiaries, that is to say, the President of the United States, Lewis Cass, Secretary of State of the United States, and his Majesty the King of Denmark, Torben Bille, Esquire, Knight of the Dannebrog, and decorated with the Cross of Honor of the same order, his said Majesty's chargé d'affaires near the government of the United States, who, after having communicated to each other their full powers in due form, have agreed to and signed the following articles:

ARTICLE I. His Majesty the King of Denmark declares entire freedom of the navigation of the Sound and the Belts in favor of American vessels and their cargoes, from and forever after the day when this convention shall go into effect as hereinafter provided. And it is hereby agreed that American vessels and their cargoes, after that day, shall not be subject to any charges whatever in passing the Sound or the Belts, or to any detention in the said waters, and both governments will concour, if occasion should require it, in taking measures to prevent abuse of the free flag of the United States by the shipping of other nations which shall not have secured the same freedom and exemption from charges enjoyed by that of the United States.

ARTICLE II. His Danish Majesty further engages that the passages of the Sound and Belts shall continue to be lighted and buoyed as heretofore without any charge upon American vessels or their cargoes on passing the Sound and the Belts, and that the present establishments of Danish pilots in these waters shall continue to be maintained by Denmark. His Danish Majesty agrees to make such additions and improvements in regard to the lights, buoys, and pilot establishments in these waters as circumstances and the increasing trade of the Baltic may require. He further engages that no charge shall be made, in consequence of such additions and improvements, on American ships and their cargoes passing through the Sound and the Belts.

It is understood, however, to be optional for the masters of American vessels either to employ, in the said waters, Danish pilots, at reasonable rates fixed by the Danish government, or to navigate their vessels without such assistance.

ARTICLE III. In consideration of the foregoing agreements and stipulation on the part of Denmark, whereby the free and unnumbered navigation of American vessels through the Sound and the Belts is forever
1857, ch. 8.
Ante, p. 261.

Citizens of the United States to enjoy all further privileges granted by Denmark to commerce of any nation.

Convention of April 26, 1826, except 6th article, to be again in force.

When convention to take effect.

Ratification.

Signatures.

Exchange of ratifications.

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 twelfth instant, by Lewis Cass, Secretary of State of the United States, and W. de Raasloff, his Danish Majesty's chargé d'affaires and consul-general in the United States, on the part of their respective governments:

Now, therefore, be it known, that I, JAMES BUCHANAN, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof,
may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done in the city of Washington, this thirteenth day of January, in the year of our Lord one thousand eight hundred and fifty-eight, and of the independence of the United States the eighty-second.

JAMES BUCHANAN.

By the President:

LEWIS CASS, Secretary of State.
TREATY WITH JAPAN. JUNE 17, 1857.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

June 17, 1857.

Whereas a convention between the United States and the Empire of Japan, for the purpose of further regulating the intercourse of American citizens within the Empire of Japan, was concluded and signed at Simoda, on the seventeenth day of June, eighteen hundred and fifty-seven, the English version of which convention—it being in the English, Japanese, and Dutch languages—is word for word as follows:

ARTICLE I. The port of Nangasaki, in the principality of Hizen, shall be open to American vessels, where they may repair damages, procure water, fuel, provisions, and other necessary articles, even coals, where they are obtainable.

ARTICLE II. It being known that American ships coming to the ports of Simoda and Hakodade cannot have their wants supplied by the Japanese, it is agreed that American citizens may permanently reside at Simoda and Hakodade, and the government of the United States may appoint a vice-consul to reside at Hakodade.

This article to go into effect on the fourth day of July, eighteen hundred and fifty-eight.

ARTICLE III. In settlement of accounts the value of the money brought by the Americans shall be ascertained by weighing it with Japanese coin, (gold and silver itself) that is, gold with gold and silver with silver, or weights representing Japanese coin may be used, after such weights have been carefully examined and found to be correct.

The value of the money of the Americans having being thus ascertained, the sum of six per cent. shall be allowed to the Japanese for the expense of recoinage.

ARTICLE IV. Americans committing offences in Japan shall be tried by the American consul-general or consul, and shall be punished according to American laws.

Japanese committing offences against Americans shall be tried by the Japanese authorities, and punished according to Japanese laws.

ARTICLE V. American ships which may resort to the ports of Simoda, Hakodade, or Nangasaki, for the purpose of obtaining necessary supplies, or to repair damages, shall pay for them in gold or silver coin, and if they have no money, goods shall be taken in exchange.

ARTICLE VI. The government of Japan admits the right of his excellency the consul-general of the United States to go beyond the limits of Seven Ri, but has asked him to delay the use of that right, except in cases of emergency, shipwreck, &c., to which he has assented.
ARTICLE VII. Purchases for his excellency the consul-general, or his family, may be made by him only, or by some member of his family, and payment made to the seller, for the same, without the intervention of any Japanese official, and for this purpose Japanese silver and copper coin shall be supplied to his excellency the consul-general.

ARTICLE VIII. As his excellency the consul-general of the United States of America has no knowledge of the Japanese language, nor their Excellencies the governors of Simoda, a knowledge of the English language, it is agreed that the true meaning shall be found in the Dutch version of the articles.

ARTICLE IX. All the foregoing articles shall go into effect from the date hereof, except article two, which shall go into effect on the date indicated in it.

Done in quintuplicate, (each copy being in English, Japanese, and Dutch,) at the Goyosso of Simoda, on the seventeenth day of June, in the year of the Christian era eighteen hundred fifty-seven, and of the Independence of the United States of America the eighty-first, corresponding to the fourth Japanese year of Ansei, Mi, the fifth month, the twenty-sixth day, the English version being signed by his excellency the consul-general of the United States of America, and the Japanese version by their excellencies the governors of Simoda.

TOWNSEND HARRIS, [L. s.]

Ratification.

And whereas the said convention has been duly ratified:

Now, therefore, be it known, that I, JAMES BUCHANAN, 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 thirtieth day of June, in the year of our Lord one thousand eight hundred and fifty-eight, and of the Independence of the United States of America the eighty-second.

JAMES BUCHANAN.

By the President:

LEWIS CASS, Secretary of State.
Convention between the United States of America and the Republic of Peru.
Interpreting the Twelfth Article of the Treaty of July 26, 1851. Signed at Lima, July 4, 1857. Ratified by President of United States, May 7, 1858. Ratifications exchanged at Washington, October 18, 1858. Proclaimed by the President of the United States, October 14, 1858.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS a convention between the United States and the Republic of Peru with regard to the interpretation to be given to article XIIth of the treaty of the twenty-sixth July, eighteen hundred and fifty-one, was signed at Lima on the fourth of July, eighteen hundred and fifty-seven, which convention is, word for word, as follows:

Certain doubts having arisen with regard to the interpretation to be given to article twelfth of the treaty of the 26th of July, 1851, as to the goods, other than oil and the produce of their fishery, that the whale ships of the United States may land and sell, or barter, duty free, for the purpose of obtaining provisions and refitting, a concession which, in articles eighty-one and one hundred and ten of the General Commercial Regulations, is not so extensive; and it being convenient, for the advantage of the citizens of the United States employed in the whale fishery, and of the citizens of Peru, who furnish provisions, to fix, clearly and definitively, the proper meaning of the concessions stipulated in the above-mentioned article twelfth of the treaty of the 26th July, 1851, so that while those reciprocal benefits are secured, all and every controversy in the matter may be avoided:

The envoy extraordinary and minister plenipotentiary of the United States of America to the Republic of Peru, John Randolph Clay, in virtue of his full powers, and his excellency Doctor Don Manuel Ortiz de Zevallos, minister of foreign affairs of the Republic of Peru, fully authorized to act in the premises by the excellent council of ministers charged with the government of the Republic, after having held repeated conferences, and come to a mutual

Habiéndose suscitado dudas sobre la inteligencia que debía darse al artículo 12 del tratado de 26 de Julio de 1851, relativo a las mercaderías, que además del aceite y los productos de la pesca, se permite á los buques balleneros de los Estados Unidos, desembarcar y vender libres de derechos, con el objeto de procurarse víveres y repararse; permiso que en los artículos 81 y 110 del Reglamento General de Comercio no tiene la misma latitud; y siendo conveniente en provecho del comercio de los naturales Peruanos que proveen de víveres, y en utilidad de los ciudadanos de los Estados Unidos que se dedican á la pesca, fijar claramente y definitivamente el sentido propio de las concesiones estipuladas en el preindicado artículo 12 del tratado de 26 de Julio, de 1851, de manera que, á la vez que se alcancen aquellas reciprocas ventajas, se eviten para en adelante cualesquiera diferencias sobre esta materia:

Su excelencia el ministro de relaciones exteriores de la Republica del Peru, Doctor Don Manuel Ortiz de Zevallos, autorizado al efecto por el excélentsimo consejo de ministros encargado del gobierno de la Republica; y su excélenia el Señor Juan Randolph Clay, enviado extraordinario y ministro plenipotenciario de los Estados Unidos cerca del gobierno del Peru, en virtud de sus plenos poderes; después de haber conferen-
understanding, upon the true spirit and extent of the exemption from duties conceded to the said whale ships in the sale and barter of their stores and merchandise, by article twelfth of the treaty of 1851, which provides:

"ARTICLE XII."

"The whale-ships of the United States shall have access to the port of Tumbez as well as to the ports of entry of Peru, and may sail from one port to another for the purposes of refreshment and refitting, and they shall be permitted to sell or barter their supplies or goods, including oil, to the amount of two hundred dollars, ad valorum, for each vessel, without paying any tonnage or harbor dues, or any duties or imposts upon the articles so sold or bartered. They shall be also permitted, with like exemption from tonnage and harbor dues, further to sell or barter their supplies or goods, including oil, to the additional amount of one thousand dollars, ad valorum, for each vessel, upon paying for the said additional articles the same duties as are payable upon like supplies or goods and oil when imported in the vessels and by the citizens or subjects of the most favoured nations:"

"Have agreed and declared:"

...Repetidos veces, hasta llegar a un avenimiento mutuo sobre la verdadera extensión y espíritu de las esenciones de derechos concedidas a los buques balleneros en la venta de sus provisiones y mercaderías por el artículo 12 del tratado de 1851, que dice:

"ARTÍCULO XII."

"Los buques balleneros de los Estados Unidos podrán entrar en el puerto de Tumbez, y en los puertos mayores del Perú, y pasar de uno a otro con el objeto de tomar víveres y repararse, y les será permitido vender o cambiar sus provisiones y mercaderías, inclusive el aceite, hasta la cantidad de doscientos pesos ad valorum por cada buque, sin que estén obligados a pagar los derechos de tonelada o de puerto, ni derecho alguno o impuesto por los artículos vendidos o cambiados de esta manera. Se les permitirá además, con la misma exención de derechos de toneladas y puerto, vender o cambiar sus provisiones y mercaderías, inclusive el aceite, hasta la suma adicional de mil pesos ad valorum por cada buque, pagando por la parte adicional de dichos artículos, los mismos derechos, que se satisfacen por iguales provisiones y mercaderías y aceite, cuando se importan en buques y por ciudadanos de la nación más favorecida:"

"Han convenido y declarado:"

...Que el permiso concedido a los buques balleneros de los Estados Unidos para que puedan cambiar o vender sus provisiones y mercaderías hasta la cantidad de doscientos pesos ad valorum, sin que estén obligados a pagar derechos de tonelada y de puerto, ni otro impuesto alguno, no debe extenderse sin limitación a toda clase de mercaderías, sino solamente a aquellas de que es costumbre a proveer a los buques balleneros para sus largas navegaciones.
CONVENTION WITH PERU. JULY 4, 1857.

ARTICLE II.

That in the said exemption from duties of every kind are included the following articles, in addition to the produce of their fishery, viz:

- White unbleached domestics.
- White bleached domestics.
- Wide cotton cloths.
- Blue drills.
- Twilled cottons.
- Shirting stripes.
- Ticking.
- Cotton shirtings.
- Prints.
- Sailor's clothing of all kinds.
- Soap.
- Slush.
- Boots, shoes, and brogans.
- Axes, hatchets.
- Biscuit of every kind.
- Flour.
- Lard.
- Butter.
- Beef.
- Pork.
- Spermaceti and composition candles.
- Canvas.
- Rope.
- Tobacco.

ARTICLE III.

It is also agreed upon and understood between the contracting parties, that the whale-ships of the United States may land and sell or barter, free of all duties or imposts whatsoever, the supplies and merchandize specified in the preceding article to the amount of five hundred dollars, ad valorem, in conformity with article eighty-one of the General Commercial Regulations; but for every additional quantity from five hundred dollars to one thousand dollars, ad valorem, the exemption shall only extend to port and tonnage dues.

ARTICLE IV.

The stipulations in this convention shall have the same force and effect as if inserted, word for word, in the treaty concluded in Lima on the 26th
of July, 1851, and of which they shall be deemed and considered as explanatory. For which purpose the present convention shall be approved and ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof; and by the executive power of the Republic of Peru, with the authorization of the national Peruvian legislature; and the ratifications shall be exchanged in Washington in as short a time as possible. In faith whereof, the above-named plenipotentiaries have signed, in quadruplicate, this convention, explanatory of the treaty of the twenty-sixth of July, one thousand eight hundred and fifty-one, and have hereunto affixed their seals.

Signature.

Done at Lima, the fourth day of July, in the year of our Lord one thousand eight hundred and fifty-seven.

J. RANDOLPH CLAY. [L. S.]

MANUEL ORTIZ DE ZEVALLOS. [L. S.]

Exchange of Ratifications.
October 18, 1857.

And whereas the said convention has been duly ratified on both parts; and the respective ratifications of the same were exchanged in this city on the 18th instant, by Lewis Cass, Secretary of State of the United States, and Señor Juan Y. de Osma, Minister Resident of the Republic of Peru, in the United States, on the part of their respective governments:

Proclaimed October 14, 1857.

Now, therefore, be it known, that I, JAMES BUCHANAN, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done in the City of Washington this fourteenth day of October, in the year of our Lord one thousand eight hundred and fifty-eight, and of the Independence of the United States the eighty-third.

JAMES BUCHANAN.

By the President;
LEWIS CASS, Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at Table Creek, in the Territory of Nebraska, on the twenty-fourth day of September, one thousand eight hundred and fifty-seven, between the United States of America, by James W. Denver, commissioner duly authorized thereto, and the Chiefs and Head-men of the four confederate bands of Pawnee Indians, viz: Grand Pawnees, Pawnee Loups, Pawnee Republicans, and Pawnee Tappahs, and generally known as the Pawnee Tribe, which treaty is in the following words, to wit:

Articles of agreement and convention made this twenty-fourth day of September, A. D. 1857, at Table Creek, Nebraska Territory, between James W. Denver, commissioner on behalf of the United States, and the Chiefs and Head-men of the four confederate bands of Pawnee Indians, viz: Grand Pawnees, Pawnee Loups, Pawnee Republicans, and Pawnee Tappahs, and generally known as the Pawnee Tribe.

ARTICLE I. The confederate bands of the Pawnees aforesaid, hereby cede and relinquish to the United States, all their right, title, and interest in and to all the lands now owned or claimed by them, except as hereinafter reserved, and which are bounded as follows, viz: on the east by the lands lately purchased by the United States from the Omahas; on the south by the lands heretofore ceded by the Pawnees to the United States; on the west by a line running due north from the junction of the North with the South Fork of the Platte River, to the Keha-Paha River; and on the north by the Keha-Paha River to its junction with the Niobrara, L'eauqui court, or Running Water River, and thence, by that river, to the western boundary of the late Omaha cession. Out of this cession the Pawnees reserve a tract of country, thirty miles long from east to west, by fifteen miles wide from north to south, including both banks of the Loup fork of the Platte River; the east line of which shall be at a point not further east than the mouth of Beaver Creek. If, however, the Pawnees, in conjunction with the United States agent, shall be able to find a more suitable locality for their future homes, within said cession, then, they are to have the privilege of selecting an equal quantity of land there, in lieu of the reservation herein designated, all of which shall be done as soon as practicable; and the Pawnees agree to remove to their new homes, thus reserved for them, without cost to the United States, within one year from the date of the ratification of this treaty by the Senate of the United States, and, until that time, they shall be permitted to remain where they are now residing, without molestation.

ARTICLE II. In consideration of the foregoing cession, the United States agree to pay to the Pawnees the sum of forty thousand dollars per annum, for five years, commencing on the first day of January, A. D. eighteen hundred and fifty-eight; and, after the end of five years, thirty thousand dollars per annum, as a perpetual annuity, at least one half of which annual payments shall be made in goods, and such articles as may be deemed necessary for them.
TREATY WITH THE PAWNEES. Sept. 24, 1857.

ARTICLE III. In order to improve the condition of the Pawnees, and teach them the arts of civilized life, the United States agree to establish among them, and for their use and benefit, two manual-labor schools, to be governed by such rules and regulations as may be prescribed by the President of the United States, who shall also appoint the teachers, and, if he deems it necessary, may increase the number of schools to four. In these schools, there shall be taught the various branches of a common school education, and, in addition, the arts of agriculture, the most useful mechanic arts, and whatever else the President may direct. The Pawnees, on their part agree that each and every one of their children, between the ages of seven and eighteen years, shall be kept constantly at these schools for, at least, nine months in each year; and if any parent or guardian shall fail, neglect, or refuse to keep the child or children under his or her control at such school, then, and in that case, there shall be deducted from the annuities to which such parent or guardian would be entitled, either individually or as parent or guardian, an amount equal to the value, in time, of the tuition thus lost; but the President may at any time change or modify this clause as he may think proper. The chiefs shall be held responsible for the attendance of orphans who have no other guardians; and the United States agree to furnish suitable houses and farms for said schools, and whatever else may be necessary to put them in successful operation; and a sum not less than five thousand dollars per annum shall be applied to the support of each school, so long as the Pawnees shall, in good faith, comply with the provisions of this article; but if, at any time, the President is satisfied they are not doing so, he may, at his discretion, discontinue the schools in whole or in part.

ARTICLE IV. The United States agree to protect the Pawnees in the possession of their new homes. The United States also agree to furnish the Pawnees:

First, with two complete sets of blacksmith, gunsmith, and tinsmith tools, not to exceed in cost seven hundred and fifty dollars; and erect shops at a cost not to exceed five hundred dollars; also five hundred dollars annually, during the pleasure of the President, for the purchase of iron, steel, and other necessaries for the same. The United States are also to furnish two blacksmiths, one of whom shall be a gunsmith and tinsmith; but the Pawnees agree to furnish one or two young men of their tribe to work constantly in each shop as strikers or apprentices, who shall be paid a fair compensation for their labor.

Second. The United States agree to furnish farming utensils and stock, worth twelve hundred dollars per annum, for ten years, or during the pleasure of the President, and for the first year’s purchase of stock, and for erecting shelters for the same, an amount not exceeding three thousand dollars, and also to employ a farmer to teach the Indians the arts of agriculture.

Third. The United States agree to have erected on said reservation a steam-mill, suitable to grind grain and to saw lumber, which shall not exceed in cost six thousand dollars, and to keep the same in repair for ten years; also, to employ a miller and engineer for the same length of time, or longer, at the discretion of the President; the Pawnees agreeing to furnish apprentices, to assist in working the mill, who shall be paid a fair compensation for their services.

Fourth. The United States agree to erect dwelling-houses for the interpreter, blacksmiths, farmer, miller and engineer, which shall not exceed in cost, five hundred dollars each; and the Pawnees agree to prevent the members of their tribe from injuring or destroying the houses, shops, machinery, stock, farming utensils, and all other things furnished by the government, and if any such shall be carried away, injured, or destroyed, by any of the members of their tribe, the value of the same shall be deducted from the tribal annuities. Whenever the President shall become satisfied...
TREATY WITH THE PAWNEES. Sept. 24, 1857. 781

that the Pawnees have sufficiently advanced in the acquirement of a practical knowledge of the arts and pursuits to which this article relates, then, and in that case, he may turn over the property to the tribe, and dispense with the services of any or all of the employees herein named.

ARTICLE V. The Pawnees acknowledge their dependence on the government of the United States, and promise to be friendly with all the citizens thereof, and pledge themselves to commit no depredations on the property of such citizens, nor on that of any other person belonging to any tribe or nation at peace with the United States. And should any one or more of them violate this pledge, and the fact be satisfactorily proven before the agent, the property taken shall be returned, or in default thereof, or if injured or destroyed, compensation may be made by the government out of their annuities. Nor will they make war on any other tribe, except in self-defense, but will submit all matters of difference between them and other Indians to the government of the United States, or its agent, for decision, and abide thereby.

ARTICLE VI. The United States agent may reside on or near the Pawnee reservation; and the Pawnees agree to permit the United States to build forts and occupy military posts on their lands, and to allow the whites the right to open roads through their territories; but no white person shall be allowed to reside on any part of said reservation unless he or she be in the employ of the United States, or be licensed to trade with said tribe, or be a member of the family of such employé or licensed trader; nor shall the said tribe, or any of them, alienate any part of said reservation, except to the United States; but, if they think proper to do so, they may divide said lands among themselves, giving to each person, or each head of a family, a farm, subject to their tribal regulations, but in no instance to be sold or disposed of to persons outside, or not themselves of the Pawnee tribe.

ARTICLE VII. The United States agree to furnish, in addition to the persons heretofore mentioned, six laborers for three years, but it is expressly understood that while these laborers are to be under the control, and subject to the orders, of the United States' agent, they are employed more to teach the Pawnees how to manage stock and use the implements furnished, than as merely laboring for their benefit; and for every laborer thus furnished by the United States, the Pawnees engage to furnish at least three of their tribe to work with them, who shall also be subject to the orders of the agent, and for whom the chiefs shall be responsible.

ARTICLE VIII. The Pawnees agree to deliver up to the officers of the United States all offenders against the treaties, laws, or regulations of the United States, whenever they may be found within the limits of their reservation; and they further agree to assist such officers in discovering, pursuing, and capturing any such offender or offenders, anywhere, whenever called on to do so; and they agree, also, that, if they violate any of the stipulations contained in this treaty, the President may, at his discretion, withhold a part, or the whole, of the annuities herein provided for.

ARTICLE IX. The Pawnees desire to have some provision made for the half-breeds of their tribe. Those of them who have preferred to reside, and are now residing, in the nation, are to be entitled to equal rights and privileges with other members of the tribes, but those who have chosen to follow the pursuits of civilized life, and to reside among the whites, viz: Baptiste Bayhylle, William Bayhylle, Julia Bayhylle, Frank Tatheyee, William Nealis, Julia Nealis, Catharine Papan, Politte Papan, Rousseau Papan, Charles Papan, Peter Papan, Emily Papan, Henry Gets, Stephen Gets, James Cleghorn, Eliza Deroin, are to be entitled to scrip for one hundred and sixty acres, or one quarter section, of land for each, provided application shall be made for the same within five years from this time, which scrip shall be receivable at the United States land-offices, the same
as military bounty land-warrants, and be subject to the same rules and regulations.

**Article X.** Samuel Allis has long been the firm friend of the Pawnees, and in years gone by has ministered to their wants and necessities. When in distress, and in a state of starvation, they took his property and used it for themselves, and when the smallpox was destroying them, he vaccinated more than two thousand of them; for all these things, the Pawnees desire that he shall be paid, but they think the government should pay a part. It is, therefore, agreed that the Pawnees will pay to said Allis one thousand dollars, and the United States agree to pay him a similar sum of one thousand dollars, as a full remuneration for his services and losses.

**Article XI.** Ta-ra-da-ka-wa, head chief of the Tappahs band, and four other Pawnees, having been out as guides for the United States troops, in their late expedition against the Cheyennes, and having to return by themselves, were overtaken and plundered of everything given them by the officers of the expedition, as well as their own property, barely escaping with their lives; and the value of their services being fully acknowledged, the United States agree to pay to each one of them one hundred dollars, or, in lieu thereof, to give to each a horse worth one hundred dollars in value.

**Article XII.** To enable the Pawnees to settle any just claims at present existing against them, there is hereby set apart, by the United States, ten thousand dollars, out of which the same may be paid, when presented, and proven to the satisfaction of the proper department; and the Pawnees hereby relinquish all claims they may have against the United States under former treaty stipulations.

In testimony whereof, the said James W. Denver, Commissioner, as aforesaid, and the undersigned, chiefs and head-men of the four confederate bands of Pawnee Indians, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

JAMES W. DENVER,
U. S. Commissioner.

PE-TA-NA-SHARO, or the Man and the Chief, his x mark.

SA-RA-CHERISH, the Cross Chief, his x mark.

TE-RA-TA-PUTS, he who Steals Horses, his x mark.

LE-RA-KUTS-Á-NASHARO, the Grey Eagle Chief, his x mark.

LA-LE-TA-RA-NASHARO, the Comanche Chief, his x mark.

TE-STE-DE-DA-WE-TEL, the Man who Distributes the Goods, his x mark.

LE-TA-KUTS-NASHARO, the Grey Eagle Chief, his x mark.

A-SA-NA-SHARO, the Horse Chief, his x mark.

NA-SHARO-SE-DE-TA-RA-KO, the one the Great Spirit smiles on, his x mark.

NA-SHARO-CHA-HICKO, a Man, but a Chief, his x mark.

DA-LO-LE-KIT-TA-TO-KAH, the Man the Enemy steals from, his x mark.

DA-LO-DE-NA-SHARO, the Chief like an Eagle, his x mark.

In testimony whereof, the said James W. Denver, Commissioner, as aforesaid, and the undersigned, chiefs and head-men of the four confederate bands of Pawnee Indians, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

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LE-RA-KUTS-Á-NASHARO, the Grey Eagle Chief, his x mark.

LA-LE-TA-RA-NASHARO, the Comanche Chief, his x mark.

TE-STE-DE-DA-WE-TEL, the Man who Distributes the Goods, his x mark.

LE-TA-KUTS-NASHARO, the Grey Eagle Chief, his x mark.

A-SA-NA-SHARO, the Horse Chief, his x mark.

NA-SHARO-SE-DE-TA-RA-KO, the one the Great Spirit smiles on, his x mark.

NA-SHARO-CHA-HICKO, a Man, but a Chief, his x mark.

DA-LO-LE-KIT-TA-TO-KAH, the Man the Enemy steals from, his x mark.

DA-LO-DE-NA-SHARO, the Chief like an Eagle, his x mark.

In testimony whereof, the said James W. Denver, Commissioner, as aforesaid, and the undersigned, chiefs and head-men of the four confederate bands of Pawnee Indians, have hereunto set their hands and seals, at the place and on the day and year hereinbefore written.

JAMES W. DENVER,
U. S. Commissioner.
TREATY WITH THE PAWNEES. Sept. 24, 1857.

KE-WE-KO-NA-SHARO, the Buffalo Bull Chief.

his x mark. [L. S.]

NA-SHARO-LA-DA-HOO, the Big Chief.

his x mark. [L. S.]

NA-SHARO, the Chief.

his x mark. [L. S.]

DA-KA-TO-WA-KUTS-O-RA-NA-SHARO, the Hawk Chief.

his x mark. [L. S.]

Signed and sealed in presence of—

William W. Dennison, U. S. Indian Agent,

A. S. H. White, Secretary to Commissioner,

N. W. Tucker,

William E. Harvey,

O. H. Irish,

Samuel Allis, Interpreter,

J. Sterling Morton.

And whereas the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the thirty-first day of March, one thousand eight hundred and fifty-eight, advise and consent to the ratification of the same by a resolution and with an amendment in the words and figures following, to wit:

IN EXECUTIVE SESSION,

SENATE OF THE UNITED STATES, March 31, 1858.

Resolved, (two-thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the treaty between the United States and the Pawnee Indians, made the 24th day of September, 1857, with the following Amendment:

At the end of the 2d (second) article, add: “And it is further agreed that the President may, at any time, in his discretion, discontinue said perpetuity, by causing the value of a fair commutation thereof to be paid to, or expended for the benefit of, said Indians, in such manner as to him shall seem proper.”

Attest:

ASBURY DICKINS, Secretary.

By W. Hickey, Chief Clerk.

And whereas the foregoing amendment having been fully interpreted and explained to the chiefs and head-men of the Pawnee tribe as aforesaid, they did thereunto, on the third day of April, one thousand eight hundred and fifty-eight, in the city of Washington, give their free and voluntary assent, in words and figures as follows, to wit:

We, the undersigned, chiefs and head-men of the Pawnee tribe of Indians, with full powers so to do, hereby give our free and voluntary assent to the amendment made by the Senate of the United States on the thirty-first day of March, A. D. one thousand eight hundred and fifty-eight, to the treaty concluded between the United States and our tribe on the twenty-fourth day of September, A. D. one thousand eight hundred and fifty-seven, after having the same interpreted and fully explained to us.

In testimony whereof, we have hereunto subscribed our names and affixed our seals, at the city of Washington, this third day of April, A. D. one thousand eight hundred and fifty-eight.

PE-TA-NA-SHARO, the Man and the Chief.

his x mark. [L. S.]

NA-HOC-TARO-NA-SHARO, the Pipe Chief.

his x mark. [L. S.]

TE-DA-WAT-KA-ROKE, the Man that makes the Enemy poor.

his x mark. [L. S.]

KE-WE-EKE, Buffalo Bull.

his x mark. [L. S.]

Submitted to Senate.

Amendment.
TREATY WITH THE PAWNEES. Sept. 24, 1857.

LE-ITS-A-NA-SHARO, the Sword Chief, his x mark.  [L. S.]
LE-TA-KUTS-NA-SHARO, the Grey Eagle Chief, his x mark.  [L. S.]
TE-STE-DE-DA-WE-TEL, the Man that Distributes Goods, his x mark.  [L. S.]
NA-SHARO-SE-DE-TA-RA-KO, the one the Great Spirit smiles on, his x mark.  [L. S.]
NA-SHARO-CHO-HICKO, a Man, but a Chief, his x mark.  [L. S.]
NA-SHARO-RA-DA-A-COATS, Chief and a Brave, his x mark.  [L. S.]
LA-LA-WE-KU-WA-RA, the Man always at War, his x mark.  [L. S.]
DA-KA-TO-WA-KUTS-O-RA-NA-SHARO, the Hawk Chief, his x mark.  [L. S.]
NA-SHARO-LAD-A-HOO, the Big Chief, his x mark.  [L. S.]
PAW-NEE-KI-EKE, Principal Chief, his x mark.  [L. S.]
LAD-O-NA-SHARO-KA-CHA, a Man that Defeats his Enemy in the Water, his x mark.  [L. S.]

Pawnees
Loup.
Pawnees
Republicans.
Pawnees
Tappah.

Signed and sealed in presence of—

W. W. DENISON, U. S. Indian Agent.
J. NEWTON SEARS,
JAMES R. ROCHE,
D. C. DAVIS,
SAMUEL ALLIS, U. S. Interpreter.
C. A. STEVENS.

Now, therefore, be it known that I, JAMES BUCHANAN, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the thirty-first day of March, one thousand eight hundred and fifty-eight, accept, ratify, and confirm said treaty, with the amendment as aforesaid.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-sixth day of May, in the year of our Lord one thousand eight hundred and fifty-eight, and of the independence of the United States the eighty-second.

JAMES BUCHANAN.

By the President:
LEWIS CASS, Secretary of State.
TREATY WITH THE SENECA INDIANS. NOVEMBER 5, 1857. 785

Treaty between the United States and the Tonawanda Band of Seneca Indians Concluded November 5, 1857. Supplemental Articles, November 5, 1857 Ratified by the Senate, June 4, 1858. Proclaimed by the President, March 81, 1859.*

JAMES BUCHANAN,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, a treaty was made and concluded at the meeting-house, on the Tonawanda reservation, in the county of Genesee, and State of New York, on the fifth day of November, one thousand eight hundred and fifty-seven, by Charles E. Mix, as a commissioner on behalf of the United States, and the following persons, viz: Jabez Ground, Jesse Spring, Isaac Shanks, George Sky, and Ely S. Parker, duly authorized thereunto by the Tonawanda band of Seneca Indians, which treaty is in the following words, to wit:

Articles of agreement and convention made this fifth day of November, in the year one thousand eight hundred and fifty-seven, at the meeting-house on the Tonawanda reservation, in the county of Genesee, and State of New York, between Charles E. Mix, commissioner on behalf of the United States, and the following persons, duly authorized thereunto by the Tonawanda band of Seneca Indians, viz: Jabez Ground, Jesse Spring, Isaac Shanks, George Sky, and Ely S. Parker.

Whereas a certain treaty was heretofore made between the Six Nations of New York Indians and the United States on the 15th day of January, 1888, and another between the Seneca nation of Indians and the United States on the 20th day of May, 1842, by which, among other things, the Seneca nation of Indians granted and conveyed to Thomas Ludlow Ogden and Joseph Fellows the two certain Indian reservations in the State of New York known as the Buffalo Creek and the Tonawanda reservations, to be surrendered to the said Ogden and Fellows, on the performance of certain conditions precedent defined in said treaties; and

Whereas in and by the said treaties there were surrendered and relinquished to the United States 500,000 acres of land in the then Territory of Wisconsin; and

Whereas the United States, in and by said treaties, agreed to set apart for said Indians certain lands in the Indian territory immediately west of Missouri, and to grant the same to them, to be held and enjoyed in fee-simple, the quantity of said lands being computed to afford 520 acres to each soul of said Indians, and did agree that any individual, or any number of said Indians, might remove to said territory, and thereupon be entitled to hold and enjoy said lands, and all the benefits of said treaties, according to numbers, respectively; and

Whereas the United States did further agree to pay the sum of $400,000 for the removal of the Indians of New York to the said territory, and for their support and assistance during the first year of their residence in said territory; and

* This treaty does not appear in the pamphlet laws for the 2d session of the 35th Congress, as it was not received by the publishers until after their publication. It will be printed with the pamphlet laws of the 1st session of the 36th Congress. It is inserted here to make the references from the Public Laws in this volume complete.
Whereas the said Ogden and Fellows did agree to pay to the said Seneca nation of Indians, as the consideration of the surrender and relinquishment of the said two reservations, known as the Buffalo Creek and Tonawanda reservations, certain sums of money, one part of which was to be paid to the individual Indians residing upon said reservations, for the improvements held and owned by them in severalty, the amount of which "improvement money," heretofore apportioned to those residing upon the Tonawanda reservation, being $15,018.36, which money has been paid into, and still remains in the Treasury of the United States; and

Whereas, for divers reasons and differences, the said treaties remain unexecuted as to the said Tonawanda reservation, and the band of Senecas residing thereon; and

Whereas it is ascertained, at the date of these articles, that the Seneca Indians, composing the Tonawanda band and residing upon the Tonawanda reservation, amount to 650 souls in number; and

Whereas the United States are willing to exercise the liberal policy which has heretofore been exercised in regard to the Senecas, and for the purpose of relieving the Tonawandas of the difficulties and troubles under which they labor;

These articles are entered into:

ARTICLE I. The said persons, authorized as in the caption hereof stated, hereby surrender and relinquish to the United States all claims severally and in common as a band of Indians, and as a part of the Seneca nation, to the lands west of the State of Missouri, and all right and claim to be removed thither, and for support and assistance after such removal, and all other claims against the United States under the aforesaid treaties of 1838 and 1842, except, however, such moneys as they may be entitled to under said treaties, paid or payable by the said Ogden and Fellows.

ARTICLE II. In consideration of which aforesaid surrender and relinquishment, the United States agree to pay and invest, in the manner hereinafter specified, the sum of $256,000 for the said Tonawanda band of Indians.

ARTICLE III. It is hereby agreed that the Tonawanda band may purchase of the said Ogden and Fellows, or the survivor of them, or of their heirs or assigns, the entire Tonawanda reservation, or such portions thereof as they may be willing to sell and said band may be willing to purchase; and the United States undertake and agree to pay for the same out of the said sum of $256,000, upon the express condition that the rate of purchase shall not exceed, on an average, $20 per acre.

The land so purchased shall be taken by deed of conveyance to the Secretary of the Interior of the United States and his successors in office, in fee, to be held by him in trust for the said Tonawanda band of Indians and their exclusive use, occupation and enjoyment, until the legislature of the State of New York shall pass an act designating some persons, or public officer of that State, to take and hold said land upon a similar trust for said Indians; whereupon they shall be granted by the said Secretary to such persons or public officer.

ARTICLE IV. And the said Tonawanda band of Indians hereby agree to surrender, relinquish, and give up to the said Ogden and Fellows, the survivor of them, or their assigns—provided the whole reservation shall not be purchased—the unimproved lands which they shall not purchase, as aforesaid, within thirty days after this treaty shall be proclaimed by the President of the United States, and the improved lands which they shall not purchase, as aforesaid, on the 1st day of June, 1859.

ARTICLE V. For the purpose of contracting for and making purchase of the lands contemplated herein, a majority of the chiefs and headmen of said Tonawanda band, in counsel assembled, may appoint one or more attorneys with adequate powers, which appointment must be approved by the Secretary of the Interior before such attorney or attorneys can have power to act in the premises.
ARTICLE VI. Whenever a quantity of said lands, amounting to 6,500 acres, at the least, upon the terms hereinbefore provided, may be purchased, written notice, executed by the chiefs and headmen in council, and acknowledged before a justice of the supreme court of New York, or judge of the superior court of the city of Buffalo, shall be given to the Secretary of the Interior, whereupon the portion of said sum of $256,000, not expended in the purchase of lands, as aforesaid, shall be invested by the said Secretary of the Interior in stocks of the United States, or in stocks of some of the States, at his discretion; and the increase arising from such investment shall be paid to the said Tonawanda Indians, at the time and in the manner that the annuities are paid which said Indians are now entitled to receive from the United States.

ARTICLE VII. It is hereby agreed that the sum of $15,018.86 "improvement money," heretofore apportioned to the Indians upon the Tonawanda reservation, shall be again apportioned by an agent, to be appointed by the chiefs and headmen in council assembled, to be approved by the Secretary of the Interior, which agent shall make a report of such apportionment to the said Secretary of the Interior, and if he concur therein, the shares so ascertained shall be paid to the individual Indians entitled thereto, who shall surrender and relinquish to the said Ogden and Fellows, or the survivor of them, or their assigns, their improvements, and any balance remaining shall be paid to the chiefs and headmen of the band, to be disbursed by them in payment of the debts, or for the use of the band. The services of the agent to be thus appointed, and all other expenses attending the execution of these articles, are to be paid by the United States out of any moneys coming to the Tonawandas.

In testimony whereof the said Charles E. Mix, commissioner as aforesaid, and the undersigned persons, representing the Tonawanda band of Seneca Indians, have hereunto set their hands and seals the day and year first above written.

CHARLES E. MIX, Commissioner. [L. s.]

ISAAC x SHANKS. [L. s.]
GEORGE x SKY. [L. s.]
JABEZ x GROUND. [L. s.]

JESSE x SPRING. [L. s.]
ELY S. PARKER. [L. s.]

The foregoing instrument was, on the day of the date thereof, executed in our presence, and we have hereunto at the same time affixed our names as subscribing witnesses.

JOHN H. MARTINDALE.
FREDERICK FOLLETT.
WILLIAM G. BRYAN.
C. B. RICH.
ELY S. PARKER.
HENRY BETTINGER.

NICHOLSON H. PARKER, U. S. Interpreter.

Also, the following chiefs and headmen heartily concur in the foregoing articles in behalf of themselves and their people:

JESSE x SPRING.
WM. x PARKER.
JABEZ x GROUND.
JOHN x WILSON.
JOHN x BIGFIRE.
THOMSON x BLINKEY.
JAMES x MITTEN.
JOHN x JOSHUA.
JAMES x WILLIAMS.
TREATY WITH THE SENECA INDIANS. NOVEMBER 5, 1857.

Headmen.

JOHN x SMITH.
SMALL x PETER.
JOHN x BEAVER.
JOHN x FARMER.
TOMMY x WHITE.
JOHN x GRIFFIN.
GEO. x MOSES.
HENRY x MOSES.
SAML. x BLUE SKY.
JAMES x SCROGGS.
MONROE x JONAS.
WM. x JOHNSON.
JACKSON x GROUND.
HARRISON x SCROGG.
WM. x ALICK.
WM. x STEWART.
ANDREW x BLACKCHIEF.
JOHN x INFANT.
WM. x TAYLOR.
JAMES x BILLY.
DANL. x PETER.
JOHN x HILL.
JOHN x JONES.
LEVI x PARKER.
JOHN x JEMISON.
CHAUNCEY x ABRAM.

Signed in open council, in presence of—

FREDERICK FOLLETT.
NICHOLSON H. PARKER, U. S. Interpreter.

Supplemental articles.

Nov. 5, 1857.

And whereas, certain supplemental articles of agreement and convention were also concluded at the meeting-house, on the Tonawanda reservation, in the county of Genesee and State of New York, on the fifth day of November, one thousand eight hundred and fifty-seven, between Charles E. Mix, commissioner on behalf of the United States, and the following persons duly authorized thereunto by the Tonawanda band of Seneca Indians, viz: Jabez Ground, Jesse Spring, Isaac Shanks, George Sky, and Ely S. Parker—which supplemental articles are in the words and figures following, to wit:

Supplemental articles of agreement and convention made this fifth day of November, in the year one thousand eight hundred and fifty-seven, at the meetinghouse on the Tonawanda reservation, in the county of Genesee, State of New York, between Charles E. Mix, commissioner on behalf of the United States, of the first part, and the following persons duly authorized thereunto by the Tonawanda band of Seneca Indians, viz: Jabez Ground, Jesse Spring, Isaac Shanks, George Sky, and Ely S. Parker, of the second part.

Whereas, at the date hereof and concurrent with the execution of this instrument, articles of agreement and convention have been entered into between the parties aforesaid, in and by which articles it is provided that the said Tonawanda band of Seneca Indians may purchase portions of the Tonawanda reservation, “upon the express condition that the rate of purchase shall not exceed $20 per acre on an average.”

And whereas the President of the United States may deem it discreet and expedient that certain portions of said reservation, held in severalty by the assigns of said Ogden and Fellows, should be purchased by said Indians if it shall be necessary so to do, at a rate exceeding $20 per acre on an average.

Now, therefore, the said parties of the second part agree, that portions of said reservation may be purchased for more than $20 per acre, if, &c.

And the said parties of the second part solicit the President to accept and adopt this supplement as a part of the said articles of agreement and convention entered into concurrent with the execution of this agreement.
TREATY WITH THE SENECA INDIANS. NOVEMBER 5, 1857.

In testimony whereof the said Charles E. Mix, commissioner as aforesaid, and the undersigned persons representing the Tonawanda band of Seneca Indians, have hereunto set their hands and seals the day and year first above written.

CHARLES E. MIX, Commissioner. [L. s.]
ISAAC x SHANKS. [L. s.] JESSE x SPRING. [L. s.]
GEORGE x SKY. [L. s.] ELY S. PARKER. [L. s.]
JABEZ x GROUND. [L. s.]

The foregoing instrument was, on the day of the date thereof, executed in our presence, and we have hereunto, at the same time, affixed our names as subscribing witnesses.

JOHN H. MARTINDALE.
FREDERICK FOLLETT.
WILLIAM G. BRYAN.
C. B. RICH.
LEANDER MIX.
HENRY BETTINGER.

NICHOLSON H. PARKER, U. S. Interpreter.

Also, the following chiefs and headmen heartily concur in the foregoing supplemental articles in behalf of themselves and their people:

LEWIS x POODRY. THOMSON x BLINKLEY.
JESSE x SPRING. JAMES x MITTEN.
WM. x PARKER. JOHN x JOSHUA.
JABEZ x GROUND. JAMES x WILLIAMS.
JOHN x WILSON. SAMUEL x PARKER.
ISAAC x SHANKS. GEORGE x SKY.
SNOW x COOPER. DAVID x PRINTUP.
ISAAC x DOCTOR. BENJ. x JONAS.
JOHN x BIGFIRE. ADDISON x CHARLES.
WILLIAM x MOSES. JOHN x HATCH.

Headmen.

JOHN x SMITH. WM. x ALICK.
SMALL x PETER. WM. x STEWART.
JOHN x BEAVER. ANDREW x BLACKCHIEF.
JOHN x FARMER. JOHN x INFANT.
TOMMY x WHITE. WM. x TAYLOR.
JOHN x GRIFFIN. JAMES x BILLY.
GEORGE x MOSES. DANL. x PETER.
HENRY x MOSES. SAM. x BLUE SKY.
JOHN x HILL. JAMES x SCROGG.
JOHN x JONES. JOHN x SHANKS.
MONROE x JONAS. LEVI x PARKER.
WM. x JOHNSON. JOHN x JEMISON.
JACKSON x GROUND. CHAUNCEY x ABRAM.
HARRISON x SCROGG.

Signed in open council, in presence of—
FREDERICK FOLLETT.
NICHOLSON H. PARKER, U. S. Interpreter.

And whereas, the said treaty and the supplementary articles thereto appended, having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the fourth day of June, one thousand eight hundred and fifty-eight, advise and consent to the rati-
TREATY WITH THE SENECA INDIANS. NOVEMBER 5, 1857.

OCCIDENTAL SESSION,
"SENATE OF THE UNITED STATES, JUNE 4, 1858.
"Resolved, (two thirds of the senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement and convention between the United States and the Tonawanda band of Seneca Indians, of New York, made the 5th day of November, 1857.
"Attest:
"ASBURY DICKINS, Secretary.

Now, therefore, be it known that I, JAMES BUCHANAN, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of June the fourth, one thousand eight hundred and fifty-eight, accept, ratify, and confirm the said treaty and supplementary articles.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this thirty-first day of March, in the year of our Lord one thousand eight hundred and fifty-nine, and of the independence of the United States the eighty-third.

JAMES BUCHANAN.

By the President:
LEWIS CASS.
Convention between the United States and France, agreeing to an additional Article to the Extradition Convention between the two Countries. Signed at Washington, February 10, 1858. Ratifications exchanged at Washington, February 12, 1859. Proclaimed by the President of the United States, February 14, 1859.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS an additional article to the convention for the surrender of criminals between the United States and France, of the 9th November, 1843, and [the] additional article thereto of the 24th February, 1845, was concluded and signed at Washington by their respective plenipotentiaries on the 10th day of February, 1858, which additional article, as amended by the Senate of the United States, and being in the English and French languages, is word for word as follows:

Additional article to the extradition convention between the United States and France of the 9th November, 1843, and to the additional article of the 24th of February, 1845.

It is agreed between the high contracting parties that the provisions of the treaties for the mutual extradition of criminals between the United States of America and France, of November 9th, 1843, and February 24th, 1845, and now in force between the two governments, shall extend not only to persons charged with the crimes therein mentioned, but also to persons charged with the following crimes, whether as principals, accessories, or accomplices, namely: forging or knowingly passing or putting in circulation counterfeit coin or bank notes or other paper current as money, with intent to defraud any person or persons; embezzlement by any person or persons hired or salaried to the detriment of their employers, when these crimes are subject to infamous punishment.

In witness whereof the respective plenipotentiaries have signed the
CONVENTION WITH FRANCE. FEBRUARY 10, 1858.

Present article in triplicate, and have affixed thereto the seal of their arms. Fait à Washington, le dix de Février, 1858.

Done at Washington, the tenth of February, 1858.

LEW. CASS. [L. s.] SARTIGES. [L. s.]

And whereas the said additional article, as amended, has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington, on the 12th instant, by Lewis Cass, Secretary of State of the United States, and the Count de Sartiges, Commander of the Imperial Order of the Legion of Honor, &c. &c. &c., and Envoy Extraordinary and Minister Plenipotentiary of his Majesty the Emperor of the French, accredited to the government of the United States on the part of their respective governments:

Proclaimed by President, February 14, 1869.

Now, therefore, be it known, that I, JAMES BUCHANAN, President of the United States of America, have caused the said additional article to be made public, to the end that the same and every 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 at the City of Washington, this 14th day of February, in the year of our Lord one thousand eight hundred and fifty-nine, and of the Independence of the United States the eighty-third.

JAMES BUCHANAN.

By the President:

LEWIS CASS, Secretary of State.
TREATY WITH YANCTON TRIBE OF SIOUX. APRIL 19, 1858.

Treaty between the United States of America, and the Yancton Tribe of Sioux, or Dacotah Indians. Concluded at Washington, April 19, 1858. Ratified by the Senate, February 16, 1859. Proclaimed by the President of the United States, February 26, 1859.

JAMES BUCHANAN,

PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS a treaty was made and concluded at the city of Washington, on the nineteenth day of April, one thousand eight hundred and fifty-eight, by Charles E. Mix, as a commissioner on the part of the United States, and the following named chiefs and delegates of the Yancton Tribe of Sioux or Dacotah Indians, viz:

Pa-la-ne-a-pa-pe, the man that was struck by the Ree.
Ma-to-za-be-che-a, the smutty bear.
Charles F. Picotte, Eta-ke-cha.
Ta-ton-ka-wete-co, the crazy bull.
Pse-cha-wa-ke-a, the jumping thunder.
Ma-ra-ha-ton, the iron born.
Nombe-kah-pah, one that knocks down two.
Ta-ton-ka-e-yah-ke-a, the fast bull.
A-ha-ka-ma-ne, the walking elk.
A-ha-ka-na-zhe, the standing elk.
A-ha-ka-ho-che-cha, the elk with a bad voice.
Cha-ton-wo-ka-pa, the grabbing hawk.
E-ha-we-cha-cha, the owl man.
Pla-sosn-wa-kun-na-ge, the white medicine cow that stands.
Ma-ga-scha-cha-ka, the little white swan.
Oke-che-la-wash-ta, the pretty boy.

They being thereto duly authorized by said tribe, which treaty is in the following words, to wit:

Articles of agreement and convention made and concluded at the city of Washington, this nineteenth day of April, A. D. one thousand eight hundred and fifty eight, by Charles E. Mix, commissioner on the part of the United States, and the following named chiefs and delegates of the Yancton Tribe of Sioux or Dacotah Indians, viz:

Pa-la-ne-a-pa-pe, the man that was struck by the Ree.
Ma-to-za-be-che-a, the smutty bear.
Charles F. Picotte, Eta-ke-cha.
Ta-ton-ka-wete-co, the crazy bull.
Pse-cha-wa-ke-a, the jumping thunder.
Ma-ra-ha-ton, the iron born.
Nombe-kah-pah, one that knocks down two.
Ta-ton-ka-e-yah-ke-a, the fast bull.
A-ha-ka-ma-ne, the walking elk.
A-ha-ka-na-zhe, the standing elk.
A-ha-ka-ho-che-cha, the elk with a bad voice.
Cha-ton-wo-ka-pa, the grabbing hawk.
E-ha-we-cha-cha, the owl man.
Pla-sosn-wa-kun-na-ge, the white medicine cow that stands.
Ma-ga-scha-cha-ka, the little white swan.
Oke-che-la-wash-ta, the pretty boy.

(The three last names signed by their duly authorized agent and representative, Charles F. Picotte,) they being thereto duly authorized and empowered by said tribe of Indians.
TREATY WITH YANCTON TRIBE OF SIOUX, APRIL 19, 1858.

ARTICLE I. The said chiefs and delegates of said tribe of Indians do hereby cede and relinquish to the United States all the lands now owned, possessed, or claimed by them, wherever situated, except four hundred thousand acres thereof, situated and described as follows, to wit—Beginning at the mouth of the Naw-izi-wa-koo-pah or Chouteau River and extending up the Missouri River thirty miles; thence due north to a point; thence easterly to a point on the said Chouteau River; thence down said river to the place of beginning, so as to include the said quantity of four hundred thousand acres. They, also, hereby relinquish and abandon all claims and complaints about or growing out of any and all treaties heretofore made by them or other Indians, except their annuity rights under the treaty of Laramie, of September 17, A. D. 1851.

ARTICLE II. The land so ceded and relinquished by the said chiefs and delegates of the said tribe of Yanctons is and shall be known and described as follows, to wit—Beginning at the mouth of the Tchankas-an-data or Calumet or Big Sioux River; thence up the Missouri River to the mouth of the Pa-hah-wa-kan or East Medicine Knoll River; thence up said river to its head; thence in a direction to the head of the main fork of the Wan-dush-kah-for or Snake River; thence down said river to its junction with the Tch-an-san-san or Jaques or James River; thence in a direct line to the northern point of Lake Kampeska; thence along the northern shore of said lake and its outlet to the junction of said outlet with the said Big Sioux River; thence down the Big Sioux River to its junction with the Missouri River. And they also cede and relinquish to the United States all their right and title to and in all the islands of the Missouri River, from the mouth of the Big Sioux to the mouth of the Medicine Knoll River.

And the said chiefs and delegates hereby stipulate and agree that all the lands embraced in said limits are their own, and that they have full and exclusive right to cede and relinquish the same to the United States.

ARTICLE III. The said chiefs and delegates hereby further stipulate and agree that the United States may construct and use such roads as may be hereafter necessary across their said reservation by the consent and permission of the Secretary of the Interior, and by first paying the said Indians all damages and the fair value of the land so used for said road or roads, which said damages and value shall be determined in such manner as the Secretary of the Interior may direct. And the said Yanc-tons hereby agree to remove and settle and reside on said reservation within one year from this date, and until they do so remove, (if within said year,) the United States guarantee them in the quiet and undisturbed possession of their present settlements.

ARTICLE IV. In consideration of the foregoing cession, relinquishment, and agreements, the United States do hereby agree and stipulate as follows, to wit:

1st. To protect the said Yanctons in the quiet and peaceful possession of the said tract of four hundred thousand acres of land so reserved for their future home, and also their persons and property thereon during good behavior on their part.

2d. To pay to them, or expend for their benefit, the sum of sixty-five thousand dollars per annum, for ten years, commencing with the year in which they shall remove to, and settle and reside upon, their said reservation—forty thousand dollars per annum for and during ten years thereafter—twenty-five thousand dollars per annum for and during ten years thereafter—and fifteen thousand dollars per annum for and during twenty years thereafter; making one million and six hundred thousand dollars in annuities in the period of fifty years, of which sums the President of the United States shall, from time to time, determine what proportion shall be paid to said Indians, in cash, and what proportion shall be expended for their benefit, and, also, in what manner and for what objects such expen-
diture shall be made, due regard being had in making such determination to the best interests of said Indians. He shall likewise exercise the power to make such provision out of said sums as he may deem to be necessary and proper for the support and comfort of the aged or infirm, and helpless orphans of the said Indians. In case of any material decrease of said Indians, in number, the said amounts may, in the discretion of the President of the United States, be diminished and reduced in proportion thereto—or they may, at the discretion of the President of the United States, be discontinued entirely, should said Indians fail to make reasonable and satisfactory efforts to advance and improve their condition, in which case, such other provision shall be made for them as the President and Congress may judge to be suitable and proper.

3d. In addition to the foregoing sum of one million and six hundred thousand dollars as annuities, to be paid to or expended for the benefit of said Indians, during the period of fifty years, as before stated, the United States hereby stipulate and agree to expend for their benefit the sum of fifty thousand dollars more, as follows, to wit: Twenty-five thousand dollars in maintaining and subsisting the said Indians during the first year after their removal to and permanent settlement upon their said reservation; in the purchase of stock, agricultural implements, or other articles of a beneficial character, and in breaking up and fencing land; in the erection of houses, storehouses, or other needful buildings, or in making such other improvements as may be necessary for their comfort and welfare.

4th. To expend ten thousand dollars to build a school-house or school-houses, and to establish and maintain one or more normal labor schools (so far as said sum will go) for the education and training of the children of said Indians in letters, agriculture, the mechanic arts, and housewifery, which school or schools shall be managed and conducted in such manner as the Secretary of the Interior shall direct. The said Indians hereby stipulating to keep constantly therein, during at least nine months in the year, all their children between the ages of seven and eighteen years; and if any of the parents, or others having the care of children, shall refuse or neglect to send them to school, such parts of their annuities as the Secretary of the Interior may direct, shall be withheld from them and applied as he may deem just and proper; and such further sum, in addition to the said ten thousand dollars, as shall be deemed necessary and proper by the President of the United States, shall be reserved and taken from their said annuities, and applied annually, during the pleasure of the President to the support of said schools, and to furnish said Indians with assistance and instruction in agriculture and mechanical pursuits, including the working of the mills, hereafter mentioned, as the Secretary of the Interior may consider necessary and advantageous for said Indians; and all instruction in reading shall be in the English language. And the said Indians hereby stipulate to furnish, from amongst themselves, the number of young men that may be required as apprentices and assistants in the mills and mechanic shops, and at least three persons to work constantly with each white laborer employed for them in agriculture and mechanical pursuits, it being understood that such white laborers and assistants as may be so employed are thus employed more for the instruction of the said Indians than merely to work for their benefit; and that the laborers so to be furnished by the Indians may be allowed a fair and just compensation for their services, to be fixed by the Secretary of the Interior, and to be paid out of the shares of annuity of such Indians as are able to work, but refuse or neglect to do so. And whenever the President of the United States shall become satisfied of a failure, on the part of said Indians, to fulfil the aforesaid stipulations, he may, at his discretion, discontinue the allowance and expenditure of the sums so provided and set apart for said school or schools, and assistance and instruction.
U. S. to furnish mills, mechanical shops, &c. 

5th. To provide the said Indians with a mill suitable for grinding grain and sawing timber; one or more mechanical shops, with the necessary tools for the same; and dwelling-houses for an interpreter, miller, engineer for the mill, (if one be necessary,) a farmer, and the mechanics that may be employed for their benefit, and to expend therefor a sum not exceeding fifteen thousand dollars.

ARTICLE V. Said Indians further stipulate and bind themselves to prevent any of the members of their tribe from destroying or injuring the said houses, shops, mills, machinery, stock, farming utensils, or any other thing furnished them by the government, and in case of any such destruction or injury of any of the things so furnished, or their being carried off by any member or members of their tribe, the value of the same shall be deducted from their general annuity; and whenever the Secretary of the Interior shall be satisfied that said Indians have become sufficiently confirmed in habits of industry, and advanced in the acquisition of a practical knowledge of agriculture and the mechanic arts to provide for themselves, he may, at his discretion, cause to be turned over to them all of the said houses and other property furnished them by the United States, and dispense with the services of any or all the persons hereinbefore stipulated to be employed for their benefit, assistance, and instruction.

ARTICLE VI. It is hereby agreed and understood that the chiefs and head men of said tribe may, in their discretion, in open council, authorize to be paid out of their said annuities such a sum or sums as may be found to be necessary and proper, not exceeding in the aggregate one hundred and fifty thousand dollars, to satisfy their just debts and obligations, and to provide for such of their half-breed relations as do not live with them, or draw any part of the said annuities of said Indians: Provided, however, That their said determinations shall be approved by their agent for the time being, and the said payments authorized by the Secretary of the Interior: Provided, also, That there shall not be so paid out of their said annuities in any one year, a sum exceeding fifteen thousand dollars.

ARTICLE VII. On account of their valuable services and liberality to the Yanc tons, there shall be granted in fee to Charles F. Picotte and Zephyr Renon tre, each, one section of six hundred and forty acres of land, and to Paul Da Wall one half a section, and to the half-breed Yanc ton, wife of Charles Roule, and her two sisters, the wives of Eli Bedaud and Augustus Traverse, and to Louis Le Count, each, one half a section. The said grants shall be selected in said ceded territory, and shall not be within said reservation, nor shall they interfere in any way with the improvements of such persons as are on the lands ceded above by authority of law; and all other persons (other than Indians, or mixed bloods) who are now residing within said ceded country, by authority of law, shall have the privilege of entering one hundred and sixty acres thereof, to include each of their residences or improvements, at the rate of one dollar and twenty-five cents per acre.

ARTICLE VIII. The said Yancton Indians shall be secured in the free and unrestricted use of the Red Pipe-stone quarry, or so much thereof as they have been accustomed to frequent and use for the purpose of procuring stone for pipes; and the United States hereby stipulate and agree to cause to be surveyed and marked so much thereof as shall be necessary and proper for that purpose, and retain the same and keep it open and free to the Indians to visit and procure stone for pipes so long as they shall desire.

ARTICLE IX. The United States shall have the right to establish and maintain such military posts, roads, and Indian agencies, as may be deemed necessary, within the tract of country herein reserved for the use of the Yanctons; but no greater quantity of land or timber shall be used for said purposes than shall be actually requisite; and if, in the establishment or maintenance of such posts, roads, and agencies, the property of
TREATY WITH YANCION TRIBE OF SIOUX. APRIL 19, 1858.

any Yancton shall be taken, injured, or destroyed, just and adequate compensation shall be made therefor by the United States.

ARTICLE X. No white person, unless in the employment of the United States, or duly licensed to trade with the Yanctons, or members of the families of such persons, shall be permitted to reside or make any settlement upon any part of the tract herein reserved for said Indians, nor shall said Indians alienate, sell, or in any manner dispose of any portion thereof, except to the United States; whenever the Secretary of the Interior shall direct, said tract shall be surveyed and divided as he shall think proper among said Indians, so as to give to each head of a family or single person a separate farm, with such rights of possession or transfer to any other member of the tribe or of descent to their heirs and representatives as he may deem just.

ARTICLE XI. The Yanctons acknowledge their dependence upon the government of the United States, and do hereby pledge and bind themselves to preserve friendly relations with the citizens thereof, and to commit no injuries or depredations on their persons or property, nor on those of members of any other tribe or nation of Indians; and in case of any such injuries or depredations by said Yanctons full compensation shall, as far as possible, be made therefor out of their tribal annuities, the amount in all cases to be determined by the Secretary of the Interior. They further pledge themselves not to engage in hostilities with any other tribe or nation, unless in self-defence, but to submit, through their agent, all matters of dispute and difficulty between themselves and other Indians for the decision of the President of the United States, and to acquiesce in and abide thereby. They also agree to deliver, to the proper officer of the United States all offenders against the treaties, laws, or regulations of the United States, and to assist in discovering, pursuing, and capturing all such offenders, who may be within the limits of their reservation, whenever required to do so by such officer.

ARTICLE XII. To aid in preventing the evils of intemperance, it is hereby stipulated that if any of the Yanctons shall drink, or procure for others, intoxicating liquor, their proportion of the tribal annuities shall be withheld from them for at least one year; and for a violation of any of the stipulations of this agreement on the part of the Yanctons they shall be liable to have their annuities withheld, in whole or in part, and for such length of time as the President of the United States shall direct.

ARTICLE XIII. No part of the annuities of the Yanctons shall be taken to pay any debts, claims, or demands against them, except such existing claims and demands as have been herein provided for, and except such as may arise under this agreement, or under the trade and intercourse laws of the United States.

ARTICLE XIV. The said Yanctons do hereby fully acquit and release the United States from all demands against them on the part of said tribe, or any individual thereof, except the before mentioned right of the Yanctons to receive an annuity under said treaty of Laramie, and except, also, such as are herein stipulated and provided for.

ARTICLE XV. For the special benefit of the Yanctons, parties to this agreement, the United States agree to appoint an agent for them, who shall reside on their said reservation, and shall have set apart for his sole use and occupation, at such a point as the Secretary of the Interior may direct, one hundred and sixty acres of land.

ARTICLE XVI. All the expenses of the making of this agreement and surveying the said Yancton reservation, and of surveying and marking said Pipe-stone quarry, shall be paid by the United States.

ARTICLE XVII. This instrument shall take effect and be obligatory upon the contracting parties whenever ratified by the Senate and the President of the United States.

In testimony whereof, the said Charles E. Mix, commissioner, as afore-
TREATY WITH YANCTON TRIBE OF SIOUX. APRIL 19, 1858.

said, and the undersigned chiefs, delegates, and representatives of the said tribe of Yancton Indians, have hereunto set their hands and seals at the place and on the day first above written.

CHARLES E. MIX, Commissioner. [L. S.]
PA-LA-NE-APA-PE, or the Man that was struck by the Bee, his x mark. [L. S.]
MA-TO-SA-BE-CHE-A, or the Smutty Bear, his x mark. [L. S.]
CHARLES F. PICOTTE, or Eta-ke-chah. [L. S.]
TA-TON-KA-WETE-CO, or the Crazy Bull, his x mark. [L. S.]
PSE-CHA-WA-KEA, or the Jumping Thunder, his x mark. [L. S.]
MA-RA-HA-TON, or the Iron Horn, his x mark. [L. S.]
NOMBE-KAH-PAH, or One that knocks down two, his x mark. [L. S.]
TA-TON-KA-E-YAH-KA, or the Fast Bull, his x mark. [L. S.]
A-HA-KA MA-NE, or the Walking Elk, his x mark. [L. S.]
A-HA-KA-NA-ZHE, or the Standing Elk, his x mark. [L. S.]
A-HA-KA-HO-CHE-CHA, or the Elk with a bad voice, his x mark. [L. S.]
CHA-TON-WO-KA-PA, or the Grabbing Hawk, his x mark. [L. S.]
E-HA-WE-CHA-SHA, or the Owl Man, his x mark. [L. S.]
PLA-SON-WA-KAN-NA-GE, or the White Medicine Cow that stands, by his duly authorized delegate and representative, Charles F. Picotte. [L. S.]
MA-GA-SCHA-CHE-KA, or the Little White Swan, by his duly authorized delegate and representative, Charles F. Picotte. [L. S.]
O-KE-CHE-LA-WASH TA, or the Pretty Boy, by his duly authorized delegate and representative, Chas. F. Picotte. [L. S.]

Executed in the presence of—
A. H. REDFIELD, Agent.
J. B. S. TODD,
THEOPHILE BRUGUIER,
JOHN DOWLING,
FR. SCHMIDT,
JOHN W. WELLS,
D. WALKER,
E. B. GRAYSON,
S. J. JOHNSON,
GEORGE P. MAPES,
H. BITTINGER,
D. C. DAVIS,
ZEPHIER RONCONTRE, his x mark, U. S. Interpreter.

Witness: J. B. S. TODD,
PAUL DORAIN, his x mark.
CHARLES RULO, his x mark.

Witness: J. B. S. TODD.

And whereas, the said treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the 16th day of February, one thousand eight hundred and fifty-nine, advise and consent to the ratification of its articles by the following resolution:

In Executive Session,
SENATE OF THE UNITED STATES, February 16, 1859.

Resolved, (two thirds of the senators present concurring,) That the
TREATY WITH YANCTON TRIBE OF SIOUX. APRIL 19, 1858.

Senate advise and consent to the ratification of the articles of agreement and convention between the United States and the Yancton Tribe of Sioux or Dacotah Indians. Signed the 19th day of April, 1858.

Attest:

ASBURY DICKINS, Secretary.

Now, therefore, be it known that I, JAMES BUCHANAN, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in their resolution of the sixteenth day of February, one thousand eight hundred and fifty-nine, accept, ratify, and confirm the said treaty.

In testimony whereof, I have caused the seal of the United States to be hereto affixed, having signed the same with my hand.

Done at the city of Washington, this twenty-sixth day of February, in the year of our Lord, one thousand eight hundred and fifty-nine, and of the Independence of the United States the eighty-third.

JAMES BUCHANAN.

By the President:

LEWIS CASS, Secretary of State.

TREATY OF FORT LARAMIE.

This treaty was concluded September 17, 1851. When it was before the Senate for ratification, certain amendments were made which require the assent of the Tribes, parties to it, before it can be considered a complete instrument. This assent of all the Tribes has not been obtained, and, consequently, although Congress appropriates money for the fulfillment of its stipulations, it is not yet in a proper form for publication. This note is added for the purpose of making the references from the Public Laws complete, and as an explanation why the Treaty is not published.
APPENDIX. PROCLAMATIONS.

PROCLAMATIONS.*

No. 1. Respecting a Survey of, and defining the Limits of, the District of Columbia.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. Jan. 24, 1791.

A PROCLAMATION.

WHEREAS the General Assembly of the State of Maryland, by an act passed on the twenty-third day of December, in the year one thousand seven hundred and eighty-eight, intituled "An act to cede to Congress a District of ten miles square in this State, for the seat of the government of the United States," did enact, that the Representatives of the said State, in the House of Representatives of the Congress of the United States, appointed to assemble at New York, on the first Wednesday of March, then next ensuing, should be and they were thereby authorized and required on the behalf of the said State, to cede to the Congress of the United States, any District in the said State, not exceeding ten miles square, which the Congress might fix upon and accept for the seat of Government of the United States.

And the General Assembly of the Commonwealth of Virginia, by an act passed on the third day of December, one thousand seven hundred and eighty-nine, and intituled "An act for the cession of ten miles square, or any lesser quantity of territory within this State, to the United States in Congress assembled, for the permanent seat of the General Government," did enact that a tract of country not exceeding ten miles square, or any lesser quantity to be located within the limits of the said State, and in any part thereof, as Congress might by law direct, should be and the same was thereby forever ceded and relinquished to the Congress and Government of the United States, in full and absolute right, and exclusive jurisdiction, as well of soil as of persons residing or to reside thereon, pursuant to the tenor and effect of the eighth section of the first article of the Constitution of Government of the United States.

And the Congress of the United States, by their act passed the sixteenth day of July, one thousand seven hundred and ninety, and intituled "An act for establishing the temporary and permanent seat of the Government of the United States," authorized the President of the United States to appoint three commissioners to survey under his direction, and by proper metes and bounds to limit a district of territory, not exceeding ten miles square, on the River Potomac, at some place between the mouths of the Eastern Branch and Conocochee, which District, so to be located and limited, was accepted by the said act of Congress, as the District for the permanent seat of the Government of the United States.

Now, therefore, in pursuance of the powers to me confided, and after duly examining and weighing the advantages and disadvantages of the several experiment to be situations within the limits aforesaid, I do hereby declare and make known, that

* The original plan of the Statutes at Large did not contemplate the publication of Proclamations. See Joint Resolution of March 8, 1845, 5 Stats. at Large, p. 796. But many have been printed in the different volumes, in an Appendix; and since some Proclamations have the force of law, and all of them are of historical interest, it has been thought best to print in a chronological order, in this Appendix, all those not already published.
APPENDIX. PROCLAMATIONS. Nos. 1, 2.

the location of one part of the said District of ten miles square, shall be found by running four lines of experiment in the following manner, that is to say, running from the Court-house of Alexandria in Virginia, due southwest half a mile, and thence a due southeast course, till it shall strike Hunting Creek, to fix the beginning of the said four lines of experiment:

Then beginning the first of the said four lines of experiment at the point on Hunting Creek, where the said southeast course shall have struck the same, and running the said first line due northwest ten miles; thence the second line into Maryland due northeast ten miles; thence the third line due southeast ten miles; and thence the fourth line due southwest ten miles, to the beginning on Hunting Creek.

Certain territory within said four experimental lines, to be part of the District of Columbia, and to be surveyed.

And the said four lines of experiment being so run, I do hereby declare and make known, that all that part within the said four lines of experiment which shall be within the State of Maryland and above the Eastern Branch, and all that part within the same four lines of experiment which shall be within the Commonwealth of Virginia, and above a line to be run from the point of land forming the Upper Cape of the mouth of the Eastern Branch due southwest, and no more, is now fixed upon, and directed to be surveyed, defined, limited and located for a part of the said District accepted by the said act of Congress for the permanent seat of the Government of the United States; (hereby expressly reserving the direction of the survey and location of the remaining part of the said District, to be made hereafter contiguous to such part or parts of the present location as is or shall be agreeable to law.)

And I do accordingly direct the said commissioners, appointed agreeably to the tenor of the said act, to proceed forthwith to run the said lines of experiment, and the same being run, to survey, and by proper mutes and bounds to define and limit the part within the same, which is hereinafore directed for immediate location and acceptance; and thereof to make due report to me, under their hands and seals.

In testimony whereof, I have caused the seal of the United States to be affixed to these presents, and signed the same with my hand. Done at the city of Philadelphia, the twenty-fourth day of January, in the year of our Lord one thousand seven hundred and ninety-one, and of the independence of the United States the fifteenth.

GEO. WASHINGTON.

BY THE PRESIDENT:

THOMAS JEFFERSON.

No. 2. Respecting the Acts of James O'Fallon in Kentucky.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas it hath been represented to me, that James O'Fallon is levying an armed force in that part of the State of Virginia which is called Kentucky, disturbs the public peace, and sets at defiance the treaties of the United States with the Indian tribes, the act of Congress, intitled "An act to regulate trade and intercourse with the Indian tribes," and my proclamations of the fourteenth and twenty-sixth days of August last, founded thereon;* And it is my earnest desire that those who have incautiously associated themselves with the said James O'Fallon, may be warned of their danger, I have therefore thought fit to publish this proclamation, hereby declaring that all persons violating the treaties and act aforesaid, shall be prosecuted with the utmost rigor of the law.

And I do, moreover, require all officers of the United States whom it may concern, to use their best exertions to bring to justice any persons offending in the premises.

In testimony whereof I have caused the seal of the United States to be affixed to these presents, and signed the same with my hand.

* These proclamations have been lost from the files.
APPENDIX. PROCLAMATIONS. Nos. 3, 4.

[Page 788]

No. 3. Enjoining Neutrality as to War against France.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas it appears that a state of war exists between Austria, Prussia, Sardinia, Great Britain, and the United Netherlands of the one part, and France on the other, and the duty and interest of the United States require that they should with sincerity and good faith adopt and pursue a conduct friendly and impartial toward the belligerent powers:

I have therefore thought it fit, by these presents, to declare the disposition of the United States to observe the conduct aforesaid towards those powers respectively; and to exhort and warn the citizens of the United States carefully to avoid all acts and proceedings whatsoever, which may in any manner tend to contravene such disposition.

And I do hereby also make known that whosoever of the citizens of the United States shall render himself liable to punishment or forfeiture under the law of nations, by committing, aiding, or abetting hostilities against any of the said powers, or by carrying to any of them those articles which are deemed contraband by the modern usage of nations, will not receive the protection of the United States against such punishment or forfeiture; and further, that I have given instructions to those officers, to whom it belongs, to cause prosecutions to be instituted against all persons who shall, within the cognizance of the courts of the United States, violate the law of nations, with respect to the powers at war, or any of them.

In testimony whereof, I have caused the seal of the United States of America to be affixed to these presents, and signed the same with my hand. Done at the city of Philadelphia, the twenty-second day of April, one thousand seven hundred and ninety-three, and of the independence of the United States the seventeenth.

GEORGE WASHINGTON.

BY THE PRESIDENT:

THOMAS JEFFERSON.

No. 4. Respecting enlisting Men in Kentucky to invade a neighboring Nation.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas I have received information that certain persons, in violation of the laws, have presumed, under colour of a foreign authority, to enlist citizens of the United States, and others, within the State of Kentucky, and have therewith assembled an armed force for the purpose of invading and plundering the territories of a nation at peace with the said United States: And whereas such unwarrantable measures, being contrary to the laws of nations, and to the duties incumbent on every citizen of the United States, tend to disturb the tranquility of the same, and to involve them in the calamities of war: And whereas it is the duty of the executive to take care that such criminal proceedings should be suppressed, the offenders brought to justice, and all good citizens cautioned
Warning against such acts.

Officers to endeavour to prevent or punish such acts.

APPENDIX. PROCLAMATIONS. Nos. 4, 5.

against measures likely to prove so pernicious to their country and themselves, should they be seduced into similar infractions of the laws. I have therefore thought proper to issue this proclamation, hereby solemnly warning every person, not authorized by the laws, against enlisting any citizen or citizens of the United States, or levying troops, or assembling any persons within the United States for the purposes aforesaid, or proceeding in any manner to the execution thereof, as they will answer the same at their peril: And I do also admonish and require all citizens to refrain from enlisting, enrolling, or assembling themselves for such unlawful purposes, and from being in anywise concerned, aiding, or abetting therein, as they tender their own welfare, inasmuch as all lawful means will be strictly put in execution for securing obedience to the laws, and for punishing such dangerous and daring violations thereof.

And I do, moreover, charge and require all courts, magistrates, and other officers whom it may concern, according to their respective duties, to exert the powers in them severally vested, to prevent and suppress all such unlawful assemblages and proceedings, and to bring to condign punishment those who may have been guilty thereof, as they regard the due authority of government, and the peace and welfare of the United States.

In testimony whereof, I have caused the seal of the United States of America to be affixed to the same, and signed the same with my hand. Done at the city of Philadelphia, the twenty-fourth day of March, one thousand seven hundred and ninety-four, and of the independence of the United States of America the eighteenth.

G. WASHINGTON.

BY THE PRESIDENT:

EDM. RANDOLPH.

No. 5. Day of Public Thanksgiving appointed.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

When we review the calamities which afflict so many other nations, the present condition of the United States affords much matter of consolation and satisfaction. Our exemption hitherto from foreign war, an increasing prospect of the continuance of that exemption, the great degree of internal tranquillity we have enjoyed, the recent confirmation of that tranquillity by the suppression of an insurrection which so wantonly threatened it, the happy course of our public affairs in general, the unexampled prosperity of all classes of our citizens—are circumstances which peculiarly mark our situation with indications of the Divine Beneficence towards us. In such a state of things it is, in an especial manner, our duty as a people, with devout reverence and affectionate gratitude, to acknowledge our many and great obligations to Almighty God, and to implore Him to continue and confirm the blessings we experience.

Deeply, penetrated with this sentiment, I, GEORGE WASHINGTON, President of the United States, do recommend to all religious societies and denominations, and to all persons whomever within the United States, to set apart and observe Thursday, the nineteenth day of February next, as a day of public Thanksgiving and Prayer; and on that day to meet together, and render their sincere and hearty thanks to the great Ruler of Nations for the manifest and signal mercies which distinguish our lot as a Nation; particularly for the possession of Constitutions of Government which unite and by their union establish liberty with order, for the preservation of our peace, foreign and domestic, for the seasonable control which has been given to a spirit of disorder in the suppression of the late insurrection, and generally for the prosperous course of our affairs, public and private; and at the same time, humbly and fervently to beseech the kind author of these blessings graciously to prolong them to us,—to imprint on our hearts a deep and solemn sense of our obligations to Him for them,—to teach us rigidly to estimate their immense value,—to preserve us from the arrogance of prosperity, and from hazarding the advantages we enjoy by delusive pursuits,—to dispose us to merit the continuance of his favor, by not abusing them, by our gratitude for.
them, and by a correspondent conduct as citizens and as men; to render this country more and more a safe and propitious asylum for the unfortunate of other countries; to extend among us true and useful knowledge; to diffuse and establish habits of sobriety, order, morality, and piety, and finally to impart all the blessings we possess, or ask for ourselves, to the whole family of mankind.

In testimony whereof, I have caused the seal of the United States of America to be affixed to these presents, and signed the same with my hand. Done at the city of Philadelphia, the first day of January, one thousand seven hundred and ninety-five, and of the independence of the United States of America the nineteenth.

GEO. WASHINGTON.

BY THE PRESIDENT:

EDM. RANDOLPH.

No. 6. Respecting Coinage and Tender.

BY JOHN ADAMS, THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas an Act of the Congress of the United States was passed on the ninth day of February, 1793, intituled "An act regulating foreign coins and for other purposes," in which it was enacted "that foreign gold and silver coins, shall pass current as money within the United States, and be a legal tender for the payment of all debts and demands" at the several and respective rates therein stated; and that "at the expiration of three years, next ensuing the time when the coinage of gold and silver agreeably to the act intituled "An act establishing a Mint and regulating the coins of the United States," shall commence at the Mint of the United States, (which time shall be announced by the Proclamation of the President of the United States,) all foreign gold coins, and all foreign silver coins, except Spanish milled dollars, and parts of such dollars shall cease to be a legal tender as aforesaid.

Now therefore, I, the said JOHN ADAMS, President of the United States, hereby proclaim, announce, and give notice to all whom it may concern; that agreeably to the act last above mentioned, the coinage of silver at the Mint of the United States, commenced on the fifteenth day of October, one thousand seven hundred and ninety-four, and the coinage of gold on the thirty-first day of July, one thousand seven hundred and ninety-five: and that, consequently, in conformity to the act first above mentioned, all foreign silver coins, except Spanish milled dollars and parts of such dollars, will cease to pass current as money within the United States and to be a legal tender for the payment of any debts or demands after the fifteenth day of October next; and all foreign gold coins will cease to pass current as money within the United States and to be a legal tender as aforesaid for the payment of any debts or demands after the thirty-first day of July, which will be in the year of our Lord one thousand seven hundred and ninety-eight.

In testimony whereof, I have caused the Seal of the United States to be affixed to these presents, and signed the same with my hand. Done at Philadelphia, the twenty-second day of July, in the year of our Lord, one thousand seven hundred and ninety-seven, and of the independence of the United States the twenty-second.

JOHN ADAMS.

BY THE PRESIDENT:

TIMOTHY PICKERING, Secretary of State.
APPENDIX. PROCLAMATION. No. 7.

No. 7. Day of Public Humiliation appointed.

March 23, 1798. BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

As the safety and prosperity of nations ultimately and essentially depend on the protection and the blessing of Almighty God, and the national acknowledgment of this truth is not only an indispensable duty which the people owe to Him, but a duty whose natural influence is favourable to the promotion of that morality and piety, without which social happiness cannot exist; nor the blessings of a free government be enjoyed, and as this duty at all times incumbent, is so especially in seasons of difficulty or of danger, when existing or threatening calamities, the just judgments of God against prevalent iniquity, are a loud call to repentance and reformation; and as the United States of America are, at present, placed in a hazardous and afflicting situation, by the unfriendly disposition, conduct, and demands of a Foreign Power, evinced by repeated refusals to receive our messengers of reconciliation and peace, by depredations on our Commerce, and the infliction of injuries on very many of our fellow-citizens, while engaged in their lawful business on the seas—Under these considerations it has appeared to me that the duty of imploring the mercy and benediction of Heaven on our country, demands, at this time, a special attention from its inhabitants.

I have, therefore, thought fit to recommend, and I do hereby recommend, that Wednesday, the ninth day of May next, be observed throughout the United States, as a day of Solemn Humiliation, Fasting, and Prayer: That the Citizens of these States, abstaining on that day from their customary worldly occupations, offer their devout addresses to the Father of Mercies, agreeably to those forms or methods which they have severally adopted as the most suitable and becoming: That all Religious Congregations do, with the deepest humility, acknowledge before God the manifold sins and transgressions with which we are justly chargeable as individuals and a nation, beseeching him at the same time of His infinite Grace through the Redeemer of the World, freely to remit all our offences, and to incline us, by his Holy Spirit, to that sincere Repentance and Reformation, which may afford us reason to hope for his inestimable favour and Heavenly Benediction: That it be made the subject of particular and earnest supplication, that our country may be protected from all the dangers which threaten it: That our civil and religious privileges may be preserved inviolate, and perpetuated to the latest generations: That our Public Councils and Magistrates may be especially enlightened and directed at this critical period: That the American may be introduced in those bonds of amity and mutual confidence, and inspired with that vigour and fortitude by which they have in times past been so highly distinguished, and by which they have obtained such invaluable advantages: That the health of the inhabitants of our land may be preserved, and their Agriculture, Commerce, Fisheries, Arts and Manufactures, be blessed and prospered: That the principles of genuine piety and sound morality may influence the minds and govern the lives of every description of our Citizens, and that the blessings of peace, freedom, and pure religion, may be speedily extended to all the nations of the Earth.

And, finally, I recommend, that on the said day, the duties of Humiliation and Prayer be accompanied by fervent thanksgiving to the bestower of every good gift, not only for His having hitherto protected and preserved the people of these United States, in the independent enjoyment of their Religious and Civil Freedom, but also for having prospered them in a wonderful progress of population, and for conferring on them many and great favours, conducive to the happiness and prosperity of a nation.

Given under my hand and the Seal of the United States of America, at Philadelphia, this twenty-third day of March, in the year of our Lord one thousand seven hundred and ninety-eight, and of the Independence of the said States the twenty-second.

JOHN ADAMS.

By the President: TIMOTHY PICKERING, Secretary of State.
APPENDIX. PROCLAMATION. No. 8.


BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas combinations to defeat the execution of the laws for the valuation of the lands and dwelling-houses within the United States, have existed in the counties of Northampton, Montgomery, and Bucks, in the State of Pennsylvania, and have proceeded in a manner subversive of the just authority of the government, by misrepresentations to render the law odious, by deterring the public officers of the United States to forbear the execution of their functions, and by openly threatening their lives; And whereas the endeavors of the well-affected citizens, as well as of the executive officers, to conciliate a compliance with those laws, have failed of success, and certain persons in the county of Northampton aforesaid, have been hardy enough to perpetrate certain acts, which I am advised amount to treason, being overt acts of levying war against the United States, the said persons exceeding one hundred in number, and armed and arrayed in a warlike manner, having, on the seventh day of this present month of March, proceeded to the house of Abraham Lovering, in the town of Bethlehem, and there compelled William Nichols, Marshal of the United States, in and for the District of Pennsylvania, to desist from the execution of certain legal process in his hands to be executed, and having compelled him to discharge and set at liberty certain persons whom he had arrested by virtue of criminal process duly issued for offences against the United States, and having impeded and prevented the Commissioner and the Assessors, appointed in conformity with the laws aforesaid, in the county of Northampton, aforesaid, by threats and personal injury from executing the said laws, avowing as the motive of those illegal and treasonable proceedings, an intention to prevent, by force of arms, the execution of the said laws, and to withstand, by open violence, the lawful authority of the government of the United States: And whereas by the Constitution and Laws of the United States, I am authorized, whenever the laws of the United States shall be opposed or the execution thereof obstructed, in any State, by combinations too powerful to be suppressed by the ordinary course of judicial proceedings or by the powers vested in the Marshals, to call forth military force to suppress such combinations, and to cause the laws to be duly executed: And whereas it is in my judgment necessary to call forth military force in order to suppress the combinations aforesaid, and to cause the laws aforesaid to be duly executed: And I have accordingly determined so to do, under the solemn conviction that the essential interests of the United States demand it: Wherefore, I, JOHN ADAMS, President of the United States, do hereby command all persons being insurgents as aforesaid, and all others whom it may concern, on or before Monday next, being the eighteenth day of this present month, to disperse and retire peaceably to their respective abodes; and I do moreover warn all persons whomsoever against aiding, abetting, or comforting the perpetrators of the aforesaid treasonable acts; and I do require all officers and others, good and faithful citizens, according to their respective duties and the laws of the land, to exert their utmost endeavours to prevent and suppress such dangerous and unlawful proceedings.

In testimony whereof, I have caused the Seal of the United States of America to be affixed to these presents, and signed the same with my hand. Done at the City of Philadelphia, the twelfth day of March, in the year of our Lord, one thousand seven hundred and ninety-nine, and of the independence of the said United States of America the twenty-third.

JOHN ADAMS.

BY THE PRESIDENT:

TIMOTHY PICKERING, Secretary of State.
No. 9. Suspending, as to St. Domingo, the Restraints of the Act of 1799, ch. 2.

June 28, 1799.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

WHEREAS by an act of the Congress of the United States, passed the ninth day of February last, entitled "An act further to suspend the commercial intercourse between the United States and France, and the dependencies thereof," it is provided "That at any time after the passing of this act, it shall be lawful for the President of the United States, if he shall deem it expedient and consistent with the interests of the United States, by his order, to remit and discontinue for the time being, the restraints and prohibitions by the said act imposed, either with respect to the French Republic, or to any island, port or place, belonging to the said Republic, with which a commercial intercourse may safely be renewed; and also to revoke such order whenever in his opinion the interest of the United States shall require; and he is authorized to make proclamation thereof accordingly.

And whereas the arrangements which have been made at St. Domingo for the safety of the commerce of the United States, and for the admission of American vessels into certain ports of that island, do in my opinion, render it expedient and for the interest of the United States to renew a commercial intercourse with such ports.

Therefore, I, JOHN ADAMS, President of the United States, by virtue of the powers vested in me by the above recited act, do hereby remit and discontinue the restraints and prohibitions therein contained, within the limits and under the regulations here following, to wit:

1. It shall be lawful for vessels which have departed or may depart from the United States, to enter the ports of Cape Francois, and Port Republicain, formerly called Port-au-Prince, in the said island of St. Domingo, on and after the first day of August next.

2. No vessel shall be cleared for any other port in St. Domingo, than Cape Francois and Port Republicain.

3. It shall be lawful for vessels which shall enter the said ports of Cape Francois and Port Republicain, after the thirty-first day of July next, to depart from thence to any other port in said island between Monte Christi on the North, and Petit Goave on the West: provided it be done with the consent of the government of St. Domingo, and pursuant to certificates or passports expressing such consent, signed by the Consul-General of the United States, or Consul residing at the port of departure.

4. All vessels sailing in contravention of these regulations, will be out of the protection of the United States, and be moreover liable to capture, seizure, and confiscation.

Given under my hand and the Seal of the United States, at Philadelphia, the twenty-sixth day of June, in the year of our Lord one thousand seven hundred and ninety-nine, and of the independence of the said States the twenty-third.

JOHN ADAMS.

BY THE PRESIDENT:

TIMOTHY PICKERING, Secretary of State.
No. 10. Susspending, as to Hispaniola, the Restraints of the Act of 1799, ch. 2.

BY JOHN ADAMS, PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS by an act of the Congress of the United States, passed on the twenty-seventh day of February last, entitled "An act further to suspend the commercial intercourse between the United States and France, and the dependencies thereof;" it is enacted, "That at any time after the passing of the said act, it shall be lawful for the President of the United States, by his order, to remit and discontinue for the time being, whenever he shall deem it expedient and for the interest of the United States, all or any of the restraints and prohibitions imposed by the said act, in respect to the territories of the French Republic, or to any island, port or place belonging to the said republic, with which, in his opinion, a commercial intercourse may be safely renewed; and to make proclamation thereof accordingly:" And it is also thereby further enacted that the whole of the Island of Hispaniola shall, for the purposes of the said act, be considered as a dependence of the French republic;

And whereas the circumstances of the said island are such that, in my opinion, a commercial intercourse may safely be renewed with every part thereof, under the limitations and restrictions hereinafter mentioned: Therefore I, JOHN ADAMS, President of the United States, by virtue of the powers vested in me as aforesaid, do hereby remit and discontinue the restraints and prohibitions imposed by the act aforesaid, in respect to every part of the said island, so that it shall be lawful for vessels of the United States to trade at any of the ports and places thereof: Provided it be done with the consent of the government of St. Domingo; and for this purpose it is hereby required, that such vessels first clear for and enter the port of Cape Francois or Port Republicain in the said island, and there obtain the passports of the said government, which shall also be signed by the Consul-General of the United States, or their consul residing at Cape Francois, or their consul residing at Port Republicain, permitting such vessels to go thence to the other ports and places of the said island.

Given under my hand, and the seal of the United States of America, at the city of Washington, this sixth day of September, in the year of our Lord one thousand eight hundred, and of the independence of the said States the twenty-fifth.

JOHN ADAMS.

BY THE PRESIDENT:

J. MARSHALL, Secretary of State.

No. 11. Requiring Removal of British Armed Vessels from United States Ports and Waters.

BY THOMAS JEFFERSON, PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

DURING the wars which, for some time, have unhappily prevailed among the powers of Europe, the United States of America, firm in their principles of peace, have endeavored by justice, by a regular discharge of all their national and social duties, and by every friendly office their situation has admitted, to maintain with all the belligerents their accustomed relations of friendship, hospitality, and commercial intercourse; taking no part in the questions which animate these powers against each other, nor permitting themselves to entertain a wish but for the restoration of general peace, they have observed with good faith the neutrality they assumed, and they believe that no instance of a departure from its duties can be justly imputed to them by any nation. A free use
APPENDIX. PROCLAMATION. No. 11.

of their harbors and waters, the means of refitting and of refreshment, of succor to their sick and suffering, have, at all times, and on equal principles, been extended to all, and this too, amidst a constant recurrence of acts of insubordination to the laws, of violence to the persons, and of trespasses on the property of our citizens, committed by officers of one of the belligerent parties received among us. In truth, these abuses of the laws of hospitality have, with few exceptions, become habitual to the commanders of the British armed vessels frequenting on our coasts, and have been the subject of repeated representations to their government. Assurances have been given, that proper orders should restrain them within the limit of the rights and of the respect due to a friendly nation; but those orders and assurances have been without effect; no instance of punishment for past wrongs has taken place; at length a deed, transcending all we have hitherto seen or suffered, brings the public sensibility to a serious crisis, and our forbearance to a necessary pause. A frigate of the United States, trusting to a state of peace, and leaving her harbor on a distant service, has been surprised and attacked by a British vessel of superior force, one of a squadron then lying in our waters and covering the transaction, and has been disabled from service, with the loss of a number of men killed and wounded. This enormity was not only without provocation or justifiable cause, but was committed with the avowed purpose of taking by force, from a ship of war of the United States, a part of her crew; and that no circumstance might be wanting to mark its character, it had been previously ascertained that the seamen demanded were native citizens of the United States. Having effected her purpose, she returned to anchor with her squadron within our jurisdiction. Hospitality, under such circumstances, ceases to be a duty; and a continuance of it, with such uncontrolled abuses, would tend only, by multiplying injuries and irritations, to bring on a rupture between the two nations. This extreme resort is equally opposed to the interests of both, as it is to assurances of the most friendly dispositions on the part of the British government, in the midst of which this outrage has been committed. In this light, the subject cannot but present itself to that government, and strengthen the motives to an honorable reparation of the wrong which has been done, and to that effectual control of its naval commanders, which alone can justify the government of the United States in the exercise of those hospitals it is now constrained to discontinue.

In consideration of these circumstances, and of the right of every nation to regulate its own police, to provide for its peace and for the safety of its citizens, and consequently to refuse the admission of armed vessels into its harbors or waters, either in such numbers, or of such descriptions, as are inconsistent with these, or with the maintenance of the authority of the laws, I have thought proper, in pursuance of the authorities specially given by law, to issue this my Proclamation, hereby requiring all armed vessels bearing commissions under the government of Great Britain, now within the harbors or waters of the United States, immediately, and without any delay, to depart from the same, and interdicting the entrance of all the said harbors and waters to the said armed vessels, and to all others bearing commissions under the authority of the British government.

And if the said vessels, or any of them, shall fail to depart as aforesaid, or if they or any others, so interdicted, shall hereafter enter the harbors or waters aforesaid, I do in that case forbid all intercourse with them, or any of them, their officers or crews, and do prohibit all supplies and aid from being furnished to them or any of them.

And I do declare and make known, that if any person from, or within the jurisdictional limits of the United States, shall afford any aid to any such vessel, contrary to the prohibition contained in this proclamation, either in repairing any such vessel, or in furnishing her, her officers or crew, with supplies of any kind, or in any manner whatsoever; or if any pilot shall assist in navigating any of the said armed vessels, unless it be for the purpose of carrying them, in the first instance, beyond the limits and jurisdiction of the United States, or unless it be in the case of a vessel forced by distress, or in the business of public despatches as heretofore provided for, such person or persons shall, on conviction, suffer all the pains and penalties by the laws provided for such offences.

And I do hereby enjoin and require all persons bearing office, civil or military, within or under the authority of the United States, and all others, citizens or inhabitants thereof, or being within the same, with vigilance and promptitude, to exert their respective authorities, and to be aiding and assisting to the carrying this proclamation, and every part thereof, into full effect.
APPENDIX. PROCLAMATIONS. Nos. 11, 12.

Provided, nevertheless, that if any such vessel shall be forced into the harbors or waters of the United States, by distress, by the dangers of the sea, or by the pursuit of an enemy, or shall enter them charged with despatches or business from their government, or shall be a public packet for the conveyance of letters and despatches, the commanding officer, immediately reporting his vessel to the collector of the district, stating the object or cause of entering the said harbors or waters, and conforming himself to the regulations in that case prescribed under the authority of the laws, shall be allowed the benefit of such regulations respecting repairs, supplies, stay, intercourse, and departure, as shall be permitted under the same authority.

In testimony whereof, I have caused the seal of the United States to be affixed to these presents, and signed the same. Given at the city of [L. s.] Washington the second day of July, in the year of our Lord one thousand eight hundred and seven, and of the sovereignty and independence of the United States the thirty-first.

TH. JEFFERSON.

BY THE PRESIDENT:
JAMES MADISON, Secretary of State.

No. 12. Respecting taking Possession of Part of Louisiana.

BY THE PRESIDENT OF THE UNITED STATES OF AMÉRICA.

A PROCLAMATION.

Whereas the territory south of the Mississippi Territory and eastward of the River Mississippi and extending to the River Perdido, of which possession was not delivered to the United States in pursuance of the treaty concluded at Paris, on the 30th April, 1803, has at all times, as is well known, been considered and claimed by them, as being within the colony of Louisiana conveyed by the said treaty, in the same extent that it had in the hands of Spain, and that it had when France originally possessed it.

And whereas, the acquiescence of the United States in the temporary continuance of the said territory under the Spanish authority was not the result of any distrust of their title, as has been particularly evinced by the general tenor of their laws, and by the distinction made in the application of those laws between that territory and foreign countries, but was occasioned by their conciliatory views, and by a confidence in the justice of their cause; and in the success of candid discussion and amicable negotiation with a just and friendly power.

And whereas a satisfactory adjustment, too long delayed, without the fault of the United States, has for some time been entirely suspended by events over which they had no control, and whereas a crisis has at length arrived subversive of the order of things under the Spanish authorities, whereby a failure of the United States to take the said territory into its possession may lead to events ultimately contravening the views of both parties, whilst in the mean time the tranquillity and security of our adjoining territories are endangered, and new facilities given to violations of our revenue and commercial laws, and of those prohibiting the introduction of slaves.

Considering, moreover, that under these peculiar and imperative circumstances, a forbearance on the part of the United States to occupy the territory in question, and thereby guard against the confusions and contingencies which threaten it, might be construed into a dereliction of their title, or an insensibility to the importance of the event; considering that in the hands of the United States it will not cease to be a subject of fair and friendly negotiation and adjustment: considering finally that the acts of Congress contemplating a present possession by a foreign authority, have contemplated also an eventual possession of the said territory by the United States, and are accordingly so framed, as in that case to extend in their operation, to the same:

Now be it known that I, JAMES MADISON, President of the United States, Possession to of America, in pursuance of these weighty and urgent considerations, have taken of said deemed it right and requisite, that possession should be taken of the said territory.

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W. C. C. Claiborne, to execute this order and to act as Governor.

APPENDIX. PROCLAMATIONS. Nos. 12, 13.

W. a. a. alai-ritory, in the name and behalf of the United States. William C. C. Claiborne, governor of the Orleans Territory of which the said territory is to be taken as part, will accordingly proceed to execute the same; and to exercise over the said territory the authorities and functions legally appertaining to his office. And the good people inhabiting the same, are invited and enjoined to pay due respect to him in that character, to be obedient to the laws; to maintain order; to cherish harmony; and in every manner to conduct themselves as peaceable citizens; under full assurance that they will be protected in the enjoyment of their liberty, property, and religion.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, and signed the same with my hand. Done at the city of Washington, the twenty-seventh day of October, A. D. 1810, and in the thirty-fifth year of the independence of the said United States.

JAMES MADISON.

BY THE PRESIDENT:

R. SMITH, Secretary of State.

No. 18. Directing the British Blockade of the Coast of the United States to be disregarded.

June 29, 1814.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas it is manifest that the blockade, which has been proclaimed by the enemy, of the whole Atlantic coast of the United States, nearly two thousand miles in extent, and abounding in ports, harbors, and navigable inlets, cannot be carried into effect by any adequate force actually stationed for the purpose; and it is rendered a matter of certainty and notoriety, by the multiplied and daily arrivals and departures of the public and private armed vessels of the United States, and of other vessels, that no such adequate force has been so stationed: And whereas a blockade thus destitute of the character of a regular and legal blockade, as defined and recognized by the established law of nations, whatever other purposes it may be made to answer, forms no lawful prohibition or obstacle to such neutral and friendly vessels as may choose to visit and trade with the United States; and whereas it accords with the interest and the amicable views of the United States, to favor and promote, as far as may be, the free and mutually beneficial commercial intercourse of all friendly nations disposed to engage therein, and with that view to afford to their vessels, destined to the United States, a more positive and satisfactory security against all interruptions, molestations, or vexations whatever from the cruisers of the United States;

Now be it known that I, JAMES MADISON, President of the United States of America, do, by this my proclamation, strictly order and instruct all the public and private armed vessels of the United States, and all private armed vessels commissioned as privateers, or with letters of marque and reprisal, not to interrupt, detain, or otherwise molest or vex, any vessels whatever belonging to neutral powers, or the subjects or citizens thereof, which vessels shall be actually bound and proceeding to any port or place within the jurisdiction of the United States; but on the contrary to render to all such vessels all the aid and kind offices which they may need or require.

Given under my hand and the seal of the United States at the city of Washington, the twenty-ninth day of June, in the year one thousand eight hundred and fourteen, and of the independence of the United States the thirty-eighth.

JAMES MADISON.

BY THE PRESIDENT:

JAS. MONROE, Secretary of State.
APPENDIX. PROCLAMATIONS. Nos. 14, 15.


BY THE PRESIDENT OF THE UNITED STATES.

A PROCLAMATION.

The two houses of the National Legislature having, by a joint resolution expressed their desire that, in the present time of public calamity and war, a day may be recommended to be observed by the people of the United States as a day of public humiliation and fasting, and of prayer to Almighty God for the safety and welfare of these States, his blessing on their arms and a speedy restoration of peace: I have deemed it proper, by this proclamation, to recommend that Thursday the twelfth of January next be set apart as a day on which all may have an opportunity of voluntarily offering, at the same time, in their respective religious assemblies, their humble adoration to the great Sovereign of the Universe, of confessing their sins and transgressions, and of strengthening their vows of repentance and amendment. They will be invited by the same solemn occasion to call to mind the distinguished favors conferred on the American people, in the general health which has been enjoyed, in the abundant fruits of the season; in the progress of the arts instrumental to their comfort, their prosperity, and their security; and in the victories which have so powerfully contributed to the defence and protection of our country; a devout thankfulness for all which ought to be mingled with their supplications to the Beneficent Parent of the human race, that He would be graciously pleased to pardon all their offences against Him; to support and animate them in the discharge of their respective duties; to continue to them the precious advantages flowing from political institutions, so auspicious to their safety against dangers from abroad, to their tranquillity at home, and to their liberties, civil and religious; and that He would, in a special manner, preside over the nation, in its public councils and constituted authorities, giving wisdom to its measures and success to its arms, in maintaining its rights, and in overcoming all hostile designs and attempts against it; and finally, that, by inspiring the enemy with dispositions favorable to a just and reasonable peace, its blessings may be speedily and happily restored.

Given at the city of Washington, the sixteenth day of November, one thousand eight hundred and fourteen, and of the independence of the United States the thirty-eighth.

JAMES MADISON.

No. 15. Pardon to certain Offenders off Louisiana.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Among the many evils produced by the wars which, with little intermission, have afflicted Europe, and extended their ravages into other quarters of the globe, for a period exceeding twenty years, the dispersion of a considerable portion of the inhabitants of different countries, in sorrow and in want, has not been the least injurious to human happiness, nor the least severe in the trial of human virtue.

It had long been ascertained that many foreigners, flying from the dangers of their own home, and that some citizens, forgetful of their duty, had co-operated in forming an establishment on the island of Barrataria, near the mouth of the River Mississippi, for the purposes of a clandestine and lawless trade. The government of the United States caused the establishment to be broken up and destroyed; and having obtained the means of designating the offenders of every description, it only remained to answer the demands of justice by inflicting an exemplary punishment.

But it has since been represented that the offenders have manifested a sincere penitence; that they have abandoned the prosecution of the worse cause for the support of the best; and, particularly, that they have exhibited, in the defence of New Orleans, unequivocal traits of courage and fidelity. Offenders, who have refused to become the associates of the enemy in the war, upon the most seducing terms of invitation, and who have aided to repel his hostile invasion of the territory of the United States, can no longer be considered as objects of punishment, but as objects of a generous forgiveness.

Feb. 6, 1815.
Pardon declared for certain offenders to those who joined in the defence of New Orleans and the adjacent country.

Certificate to be procured from the governor of Louisiana.

...
APPENDIX. PROCLAMATIONS. Nos. 17, 18.

offering to their heavenly Benefactor, of their homage of thanksgiving, and of their songs of praise.

Given at the city of Washington on the fourth day of March, in the year [L. a.] of our Lord, one thousand eight hundred and fifteen, and of the independence of the United States the thirty-ninth.

JAMES MADISON.

No. 17. Respecting apprehended Invasion of the Spanish Dominions.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. Sept. 1, 1815.

A PROCLAMATION.

WHEREAS information has been received that sundry persons, citizens of the United States, or residents within the same, and especially within the State of Louisiana, are conspiring together to begin and set on foot, provide and prepare the means for a military expedition or enterprise against the dominions of Spain, with which the United States are happily at peace; that for this purpose they are collecting arms, military stores, provisions, vessels, and other means; are deceiving and seducing honest and well-meaning citizens to engage in their unlawful enterprises; are organizing, officering, and arming themselves for the same, contrary to the laws in such cases made and provided: I have therefore thought fit to issue this my proclamation, warning and enjoining all faithful citizens, who have been led, without due knowledge or consideration, to participate in the said unlawful enterprises, to withdraw from the same without delay; and commanding all persons who are engaged or concerned in the same, to cease all further proceedings therein, as they will answer the contrary at their peril.

And I hereby enjoin and require all officers, civil and military, of the United States, or of any of the States or Territories, all judges, justices, and other officers of the peace, all military officers of the army or navy of the United States, and officers of the militia, to be vigilant, each within his respective department, and according to his functions, in searching out and bringing to punishment all persons engaged or concerned in such enterprises; in seizing and detaining, subject to the disposition of the law, all arms, military stores, vessels, or other means provided or providing for the same; and in general in preventing the carrying on such expedition or enterprise by all the lawful means within their power. And I require all good and faithful citizens, and others within the United States, to be aiding and assisting herein, and especially in the discovery, apprehension, and bringing to justice, of all such offenders; in preventing the execution of their unlawful combinations or designs; and in giving information against them to the proper authorities.

In testimony whereof I have caused the seal of the United States of America to be affixed to these presents, and signed the same with my hand. Done at the city of Washington, the first day of September, in the year of our Lord one thousand eight hundred and fifteen, and of the independence of the said United States of America the fortieth.

JAMES MADISON.

No. 18. Ordering Persons to remove from the Public Lands.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. Dec. 12, 1815.

A PROCLAMATION.

WHEREAS it has been represented that many uninformed or evil-disposed persons have taken possession of, or made a settlement on, the public lands of the United States, which have not been previously sold, ceded, or leased by the United States, or the claim to which lands, by such persons, has not been pre-
Ordering persons to remove from the public lands.

In testimony whereof, I have caused the seal of the United States of America to be affixed to these presents, and signed the same with my hand. Done at the city of Washington, the twelfth day of December, in the year of our Lord one thousand eight hundred and fifteen, and of the independence of the said United States of America the fortieth.

JAMES MADISON.

By the President:

JAS. MONROE, Secretary of State.

No. 19. Respecting Naval Forces on the Lakes.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS an arrangement was entered into at the city of Washington, in the month of April, in the year of our Lord one thousand eight hundred and seventeen, between Richard Rush, Esquire, at that time acting as Secretary for the Department of State of the United States, for and in behalf of the government of the United States, and the Right Honorable Charles Bagot, his Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary, for and in behalf of his Britannic Majesty, which arrangement is in the words following, to wit:

"The naval force to be maintained upon the American Lakes by his majesty and the government of the United States shall henceforth be confined to the following vessels on each side, that is—

"On Lake Ontario, to one vessel not exceeding one hundred tons burden, and armed with two eighteen pound cannon

"On the Upper Lakes, to two vessels not exceeding like burden each, and armed with like force.

"On Lake Champlain, to one vessel not exceeding like burden, and armed with like force.

"All other armed vessels on these lakes shall be forthwith dismantled, and no other vessels of war shall be there built or armed.

"If either party should hereafter be desirous of annulling this stipulation, and should give notice to that effect to the other party, it shall cease to be binding after the expiration of six months from the date of such notice.

"The naval force so to be limited shall be restricted to such services as will, in no respect, interfere with the proper duties of the armed vessels of the other party."

And whereas the Senate of the United States have approved of the said arrangement, and recommended that it should be carried into effect, the same having also received the sanction of his royal highness the Prince Regent, acting in the name and on the behalf of his Britannic majesty.

Now, therefore, I, JAMES MONROE, President of the United States, do, by this my proclamation, make known and declare that the arrangement afore-
said, and every stipulation thereof, has been duly entered into, concluded and confirmed, and is of full force and effect.

Given under my hand at the city of Washington, this twenty-eighth day of April, in the year of our Lord one thousand eight hundred and eighteen, and of the independence of the United States the forty-second.

JAMES MONROE.

BY THE PRESIDENT:  
JOHN QUINCY ADAMS, Secretary of State.

No. 20. Offering a Reward for Apprehension of a Murderer.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.  
July 10, 1821.

A PROCLAMATION.

WHEREAS information has been received that an atrocious murder, aggravated by the additional crime of robbery, was on the sixth or seventh day of this present month committed, in the county of Alexandria, and District of Columbia, on William Seaver, late of this city: And whereas the apprehension and punishment of the murderer or murderers, and his or their accessory or assistants will be an example due to justice and humanity, and every way salutary in its operation; I have therefore thought fit to issue this my proclamation, hereby exhorting the citizens of the United States, and particularly those of this District, and requiring all officers according to their respective stations, to use their utmost endeavors to apprehend and bring the principal or principals, accessory or accessories to the said murder, to justice: And I do moreover offer a reward of three hundred dollars for each principal, if there be more than one, and one hundred and fifty for each accessory before the fact, if there be more than one, who shall be apprehended after the day of the date hereof and brought to justice, to be paid upon his conviction of the crime or crimes aforesaid.

In testimony whereof, I have caused the seal of the United States to be affixed to these presents, and signed the same with my hand. Done at the city of Washington this tenth day of July, A. D. 1821, and of the independence of the United States the forty-sixth.

JAMES MONROE.

BY THE PRESIDENT:  
JOHN QUINCY ADAMS, Secretary of State.

No. 21. Opening United States Ports to British Vessels from certain West India Ports.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.  
August 24, 1822.

A PROCLAMATION.

WHEREAS, by an act of the Congress of the United States, passed on the sixth day of May last, it was provided, that on satisfactory evidence being given to the President of the United States, that the ports in the islands or colonies in the West Indies, under the dominion of Great Britain, have been opened to the vessels of the United States, the President should be and thereby was authorized to issue his proclamation, declaring that the ports of the United States should thereafter be open to the vessels of Great Britain employed in the trade and intercourse between the United States and such islands or colonies, subject to such reciprocal rules and restrictions as the President of the United States might, by such proclamation, make and publish, any thing in the laws, entitled "An act concerning Navigation," or an act entitled "An act supplementary to an act concerning Navigation," to the contrary notwithstanding:—

Preamble.  
1822, ch. 56.  
Vol. iii. p. 861.

1818, ch. 70.  
Vol. iii. p. 432.  
1820, ch. 132.  
Vol. iii. p. 602.
APPENDIX. PROCLAMATIONS. Nos. 21, 22:

And whereas satisfactory evidence has been given to the President of the United States, that the ports hereinafter named, in the islands or colonies in the West Indies, under the dominion of Great Britain, have been opened to the vessels of the United States, that is to say, the ports of Kingston, Savannah, Le Mar, Montego Bay, Saint Lucia, Antonio, Saint Ann, Falmouth, Maria, Morant Bay, in Jamaïca; Saint George, Grenada; Rosseau, Dominica; Saint John’s, Antigua; San Jose, Trinidad; Scarborough, Tobago; Road Harbour, Tortola; Nassau, New Providence; Pittstown, Crooked Island; Kingston, St. Vincent; Port St. George and Port Hamilton, Bermuda; any port where there is a custom-house, Bahamas; Bridgetown, Barbados; St. John’s, St. Andrew’s, New Brunswick; Halifax, Nova Scotia; Quebec, Canada; St. John’s, Newfoundland; Georgetown, Demarara; New Amsterdam, Berbice; Castries, St. Lucia; Basseterre, St. Kitts; Charlestown, Nevis; and Plymouth, Montserrat:

The President, therefore, I, JAMES MONROE, President of the United States of America, do hereby declare and proclaim, that the ports of the United States opened to British shall hereafter, and until the end of the next session of the Congress of the United States, be open to the vessels of Great Britain employed in the trade and intercourse between the United States and the islands and colonies hereinafore named, any thing in the laws entitled „An act concerning Navigation,” or an act entitled “An act supplementary to an act concerning Navigation,” to the contrary notwithstanding, under the following reciprocal rules and restrictions, namely:

To vessels of Great Britain, bona fide British built, owned and the master and three-fourths of the mariners of which at least shall belong to Great Britain, or any United States built ship or vessel, which has been sold to and become the property of British subjects, such ship or vessel being also navigated with a master and three fourths of the mariners at least belonging to Great Britain,—and provided always, that no articles shall be imported into the United States in any such British ship or vessel, other than articles of the growth, produce, or manufacture of the British Islands and colonies in the West Indies, when imported in British vessels coming from any such island or colony, and articles of the growth, produce or manufacture of the British colonies in North America, or of the Island of Newfoundland, in vessels coming from the port of St. John’s, in that island, or from any of the aforesaid ports of the British colonies in North America.

Given under my hand at the city of Washington, this twenty-fourth day of August, in the year of our Lord one thousand eight hundred and twenty-two, and in the forty-seventh year of the independence of the United States.

JAMES MONROE.

BY THE PRESIDENT:

JOHN QUINCY ADAMS, Secretary of State.

No. 22. Suspending Discriminating Duties as to Subjects of the Pope, under Act of 1824, ch. 3.

June 7, 1824.

BY THE PRESIDENT OF THE UNITED STATES.

A PROCLAMATION.

Whereas by an act of the Congress of the United States, of the seventh of January, one thousand eight hundred and twenty-four, entitled „An act concerning discriminating duties of tonnage and impost,” it is provided, that upon satisfactory evidence being given to the President of the United States by the government of any foreign nation, that no discriminating duties of tonnage or impost are imposed or levied within the ports of the said nation, upon vessels wholly belonging to citizens of the United States, or upon merchandise, the produce or manufacture thereof, imported in the same, the President is thereby authorized to issue his proclamation, declaring that the foreign discriminating duties of tonnage and impost within the United States are and shall be suspended and discontinued, so far as respects the vessels of the said nation, and the mer-
chandise of its produce or manufacture imported into the United States in the same: the said suspension to take effect from the time of such notification being given to the President of the United States, and to continue so long as the reciprocal exemption of vessels belonging to citizens of the United States, and merchandise as aforesaid, therein laden, shall be continued, and no longer:

And whereas satisfactory evidence was given to the President of the United States, on the 30th day of May last, by Count Lucchesi, Consul-General of His Holiness the Pope, that all foreign and discriminating duties of tonnage and impost within the dominions of His Holiness, so far as respected the vessels of the United States, and the merchandise of their produce or manufacture, imported in the same, were suspended and discontinued.

Now, therefore, I, JOHN QUINCY ADAMS, President of the United States, conformably to the fourth section of the act of Congress aforesaid, do hereby proclaim and declare, that the foreign discriminating duties of tonnage and impost within the United States are and shall be suspended and discontinued, so far as respects the vessels of His Holiness the Pope, and the merchandise of the produce or manufacture of his dominions, imported into the United States in the same: the said suspension to take effect from the 30th of May aforesaid, and to continue so long as the reciprocal exemption of vessels belonging to citizens of the United States and merchandise as aforesaid, therein laden, shall be continued, and no longer.

Given under my hand at the city of Washington, this seventh day of June, in the year of our Lord, one thousand eight hundred and twenty-seven, and of the independence of the United States the fifty-first.

JOHN QUINCY ADAMS.

BY THE PRESIDENT:

H. CLAY, Secretary of State.

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No. 23. Offering Reward for Apprehension of Willis Anderson.

BY THE PRESIDENT OF THE UNITED STATES.

A PROCLAMATION.

WHEREAS Willis Anderson, of the county of Alexandria, in the District of Columbia, is charged with having recently murdered Gerrard Arnold, late of the said county; and whereas it is represented to me that the said Willis Anderson has absconded, and secretes himself, so that he cannot be apprehended and brought to justice for the offence of which he is so charged; and whereas the apprehension and trial of the said Willis Anderson is an example due to justice and humanity, and would be every way salutary in its influence: Now, therefore, I have thought fit to issue this my proclamation, hereby exhorting the citizens of the United States, and particularly those of this District, and requiring all officers, according to their respective stations, to use their utmost endeavors to apprehend and bring the said Willis Anderson to justice, for the atrocious crime with which he stands charged, as aforesaid; and I do moreover offer a reward of two hundred and fifty dollars for the apprehension of the said Willis Anderson, and his delivery to an officer or officers of justice, in the county aforesaid, so that he may be brought to trial for the murder aforesaid, and be otherwise dealt with according to law.

In testimony whereof I have hereunto signed my name, and caused the [L. s.] seal of the United States to be affixed to these presents.

Done at Washington, this tenth day of September, Anno Domini eighteen hundred and twenty-seven, and of the independence of the United States the fifty-second.

J. Q. ADAMS.

BY THE PRESIDENT:

H. CLAY, Secretary of State.
APPENDIX. PROCLAMATIONS. Nos. 24, 25.

No 24. Ordering Persons to remove from the Public Lands.

March 6, 1830. BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas it has been represented, that many uninformed or evil disposed persons have taken possession of, or made settlement on, the public lands of the United States, within the district of lands subject to sale, at Huntsville, in the State of Alabama, which have not been previously sold, ceded, or leased by the United States, or the claim to which lands, by such persons, has not been previously recognized and confirmed by the United States; which possession or settlement is, by the act of Congress, passed on the third day of March, one thousand eight hundred and seven, expressly prohibited: and whereas, the due execution of the said act of Congress, as well as the general interest, require that such illegal practices should be promptly repressed.

Now, therefore, I, ANDREW JACKSON, President of the United States, have thought proper to issue this my proclamation, commanding and strictly enjoining all persons who have unlawfully taken possession of, or who now unlawfully occupy any of the public lands within the district of lands subject to sale at Huntsville, in the State of Alabama, have thought proper to issue this my proclamation, commanding and strictly enjoining all persons who have unlawfully taken possession of, or made any settlement on, or who now unlawfully occupy any of the public lands within the district of lands subject to sale at Huntsville, in the State of Alabama, as aforesaid, forthwith to remove therefrom; and I do hereby further command and enjoin the marshal, or officer acting as marshal, in that State, where such possession shall have been taken, or settlement made, to remove, from and after the first of September, one thousand eight hundred and thirty, all or any of the said unlawful occupants; and to effect the said service, I do hereby authorize the employment of such military force as may become necessary, in pursuance of the provisions of the Act of Congress aforesaid, warning the offenders, moreover, that they will be prosecuted in all such other ways, as the law directs.

In testimony whereof, I have caused the seal of the United States of America to be affixed to these presents, and signed the same with my hand.

Done at the city of Washington, the sixth day of March, in the year of our Lord one thousand eight hundred and thirty, and of the independence of the United States of America the fifty-fourth.

ANDREW JACKSON.

By the President: M. VAN BUREN, Secretary of State.

No 25. Ordering Persons to remove from Public Lands in Arkansas.

Feb. 10, 1831.

BY THE PRESIDENT OF THE UNITED STATES.

A PROCLAMATION.

Preamble.

Whereas information has been transmitted to the President of the United States, by the governor of the Territory of Arkansas, that certain persons pretending to act under the authority of the Mexican government, and without any lawful right or power derived from that of the United States, have attempted to, and do survey, for sale and settlement, a portion of the public lands in said Territory, and particularly in the counties of Lafayette, Sevier, and Miller, and have presumed to, and do administer to the citizens residing in said counties, the oath of allegiance to the said Mexican government: and whereas such acts and practices are contrary to the law of the land, and the provisions of the act of Congress approved the third day of March, in the year of our Lord one thousand eight hundred and seven, and are offences against the peace and public tranquility of the said Territory, and the inhabitants thereof.

Now, therefore, be it known that I, ANDREW JACKSON, President of the United States, by virtue of the power and authority vested in me, in and by the said act of Congress, do issue this my proclamation, commanding and strictly
Done at the city of Washington, this tenth day of February, A. D. 1831, and of the independence of the United States of America the fifty-fifth.

ANDREW JACKSON.

No. 26. Respecting the Nullifying Laws of South Carolina.

PROCLAMATION

BY ANDREW JACKSON, PRESIDENT OF THE UNITED STATES.

Whereas a convention assembled in the State of South Carolina, have passed an ordinance, by which they declare, "That the several acts and parts of acts of the Congress of the United States, purporting to be laws for the imposing of duties and imposts on the importation of foreign commodities, and now having actual operation and effect within the United States, and more especially," two acts for the same purposes, passed on the 19th of May, 1828, and on the 14th of July, 1832, "are unauthorized by the Constitution of the United States, and violate the true meaning and intent thereof, and are null and void, and no law," nor binding on the citizens of that State, or its officers; and by the said ordinance, it is further declared to be unlawful for any of the constituted authorities of the State, or of the United States, to enforce the payment of the duties imposed by the said acts, within the same State, and that it is the duty of the legislature to pass such laws as may be necessary to give full effect to the said ordinance.

And whereas, by the said ordinance, it is further ordained, that, in no case of law or equity decided in the courts of said State, wherein shall be drawn in question the validity of the said ordinance, or of the acts of the legislature that may be passed to give it effect, or of the said laws of the United States, no appeal shall be allowed to the Supreme Court of the United States nor shall any copy of the record be permitted or allowed for that purpose, and that any person attempting to take such appeal shall be punished as for contempt of court:

And, finally, the said ordinance declares that the people of South Carolina will maintain the said ordinance at every hazard; and that they will consider the passage of any act, by Congress, abolishing or closing the ports of the said State, or otherwise obstructing the free ingress or egress of vessels to and from the said ports, or any other act of the Federal Government to coerce the State, shut up her ports, destroy or harass her commerce, or to enforce the said acts otherwise than through the civil tribunals of the country, as inconsistent with the longer continuance of South Carolina in the Union; and that the people of the said State will thenceforth hold themselves absolved from all further obligation to maintain or preserve the political connection with the people of the other States, and will forthwith proceed to organize a separate government, and do all other acts and things which sovereign and independent States may of right do:

And whereas the said ordinance prescribes to the people of South Carolina a course of conduct in direct violation of their duty as citizens of the United

APPENDIX. PROCLAMATIONS. Nos. 25, 26. 771

enjoining all persons who have unlawfully entered upon, taken possession of, or made any settlement on the public lands, in the said counties of Lafayette, Sevier, or Miller, or who may be in the unlawful occupation or possession of the same or any part thereof, forthwith to depart and remove therefrom: and I do hereby command and require the marshal of the said Territory of Arkansas, or other officer or officers acting as such marshal, from and after the fifteenth day of April, next, to remove or cause to be removed, all persons who may then unlawfully be upon, in possession of, or who may unlawfully occupy any of the public lands in the said counties of Lafayette, Sevier, or Miller, or who may be surveying or attempting to survey the same, without any authority therefor from the government of the United States: and to execute and carry into effect this proclamation, I do hereby authorize the employment of such military force as may be necessary, pursuant to the act of Congress aforesaid, and warn all offenders in the premises, that they will be prosecuted and punished, in such other way and manner as may be consistent with the provisions and requisitions of the law in such case made and provided.

Done at the city of Washington, this tenth day of February, A. D. 1881, and of the independence of the United States of America the fifty-fifth.

ANDREW JACKSON.
States, contrary to the laws of their country, subversive of its constitution, and having for its object the destruction of the Union—that Union, which, coeval with our political existence, led our fathers, without any other ties to unite them than those of patriotism and a common cause, through a sanguinary struggle to a glorious independence—that sacred Union hitherto inviolate, which, perfected by our common sufferings in its trials and Constitution, has brought us, by the favor of Heaven, to a state of prosperity at home, and high consideration abroad, rarely, if ever, equalled in the history of nations.—To preserve this bond of our political existence from destruction, to maintain inviolate this state of national honor and prosperity, and to justify the confidence my fellow-citizens have reposed in me, I, ANDREW JACKSON, President of the United States, have thought proper to issue this my proclamation, stating my views of the Constitution and laws applicable to the measures adopted by the convention of South Carolina, and to the reasons they have put forth to sustain them, declaring the course which duty will require me to pursue, and, appealing to the understanding and patriotism of the people, warn them of the consequences that must inevitably result from an observance of the dictates of the convention.

Strict duty would require of me nothing more than the exercise of those powers with which I am now, or may hereafter be invested, for preserving the peace of the Union, and for the execution of the laws. But the imposing aspect which opposition has assumed in this case, by clothing itself with State authority, and the deep interest which the people of the United States must all feel in preserving a resort to stronger measures while there is a hope that anything will be yielded to reasoning and remonstrance, perhaps demand, and will certainly justify a full exposition to South Carolina and the nation, of the views I entertain of this important question, as well as a distinct enunciation of the course which my sense of duty will require me to pursue.

The ordinance is founded, not on the indefeasible right of resisting acts which are plainly unconstitutional, and too oppressive to be endured; but on the strange position that any one State may not only declare an act of Congress void, but prohibit its execution—that they may do this consistently with the Constitution—that the true construction of that instrument admits a State to retain its place in the Union, and yet be bound by no other of its laws than those it may choose to consider as constitutional. It is true, they add, that to justify this abrogation of a law, it must be palpably contrary to the Constitution; but it is evident, that to give the right of resisting laws of that description, coupled with the uncontrolled right to decide what laws deserve that character, is to give the power of resisting all laws. For, as by the theory, there is no appeal, the reasons alleged by the State, good or bad, must prevail. If it should be said that public opinion is a sufficient check against the abuse of this power, it may be asked why it is not deemed a sufficient guard against the passage of an unconstitutional act by Congress? There is, however, a restraint in this last case, which makes the assumed power of a State more indefensible, and which does not exist in the other. There are two appeals from an unconstitutional act passed by Congress—one to the Judiciary, the other to the People, and the States. There is no appeal from the State decision in theory, and the practical illustration shows that the courts are closed against an application to review it, both judges and jurors being sworn to decide in its favor. But reasoning on this subject is superfluous, when our social compact, in express terms declares, that the laws of the United States, its Constitution, and treaties made under it, are the supreme law of the land—and, for greater caution, adds “that the judges in every State shall be bound thereby, any thing in the Constitution or laws of any State to the contrary notwithstanding.” And it may be asserted without fear of refutation, that no Federal Government could exist without a similar provision. Look for a moment to the consequence. If South Carolina considers the revenue laws unconstitutional, and has a right to prevent their execution in the port of Charleston, there would be a clear constitutional objection to their collection in every other port, and no revenue could be collected anywhere; for all imposts must be equal. It is no answer to repeat, that an unconstitutional law is no law, so long as the question of its legality is to be decided by the State itself; for every law operating injuriously upon any local interest, will be perhaps thought, and certainly represented, as unconstitutional, and, as has been shown, there is no appeal.

If this doctrine had been established at an earlier day, the Union would have been dissolved. The excise law in Pennsylvania, the embargo, and non-intercourse law in the Eastern States, the carriage tax in Virginia, were all deemed unconstitutional, and were more unequal in their operation than any of the laws now complained of; but fortunately, none of those States
discovered that they had the right now claimed by South Carolina. The war, into which we were forced to support the dignity of the nation and the rights of our citizens, might have ended in defeat and disgrace, instead of victory and honor, if the States who supposed it a ruinous and unconstitutional measure, had thought they possessed the right of nullifying the act by which it was declared, and denying supplies for its prosecution. Hardly and unequally as those measures bore upon several members of the Union, to the legislatures of none did this efficient and peaceable remedy, as it is called, suggest itself. The discovery of this important feature in our Constitution was reserved to the present day. To the statesmen of South Carolina belongs the invention, and upon the citizens of that State will unfortunately fall the evils of reducing it to practice.

If the doctrine of a State veto upon the laws of the Union carries with it internal evidence of its impracticable absurdity, our constitutional history will also afford abundant proof that it would have been repudiated with indignation had it been proposed to form a feature in our government.

In our colonial state, although dependent on another power, we very early considered ourselves as connected by common interest with each other. Leagues were formed for common defence, and before the Declaration of Independence, we were known in our aggregate character as the United Colonies of America. That decisive and important step was taken jointly. We declared ourselves a nation by a joint, not by several acts, and when the terms of our confederation were formed it was in that of a solemn league of several States, by which they agreed that they would collectively form one nation for the purpose of conducting some certain domestic concerns, and all foreign relations. In the instrument forming that Union is found an article which declares that “every State shall abide by the determinations of Congress, on all questions which, by that confederation, should be submitted to them.”

Under the confederation, then, no State could legally annul a decision of the Congress; or refuse to submit to its execution; but no provision was made to enforce these decisions. Congress made requisitions, but they were not complied with. The government could not operate on individuals. They had no judiciary, no means of collecting revenue.

But the defects of the confederation need not be detailed. Under its operation we could scarcely be called a nation. We had neither prosperity at home nor consideration abroad. This state of things could not be endured, and our present happy Constitution was formed, but formed in vain, if this fatal doctrine prevails. It was formed for important objects that are announced in the preamblé, made in the name and by the authority of the people of the United States, whose delegates framed, and whose conventions approved it. The most important among these objects, that which is placed first in rank, on which all the others rest, is “to form a more perfect Union.” Now, is it possible, that even if there were no express provision giving supremacy to the Constitution and laws of the United States over those of the States—can it be conceived, that an instrument made for the purpose of “forming a more perfect Union,” than that of the confederation, could be so constructed by the assembled wisdom of our country, to substitute for that confederation a form of government dependent for its existence on the local interest, the party spirit of a State, or of a prevailing faction in a State? Every man of plain, unsophisticated understanding, who hears the question, will give such an answer as will preserve the Union. Metaphysical subtlety, in pursuit of an impracticable theory, could alone have devised one that is calculated to destroy it.

I consider, then, the power to annul a law of the United States, assumed by one State, incompatible with the existence of the Union, contradicted expressly by the letter of the Constitution, unauthorised by its spirit, inconsistent with every principle on which it was founded, and destructive of the great object for which it was formed.

After this general view of the leading principle, we must examine the particular application of it which is made in the ordinance.

The preamble rests its justification on these grounds: It assumes, as a fact, that the obnoxious laws, although they purport to be laws for raising revenue, were, in reality, intended for the protection of manufactures, which purpose it asserts to be unconstitutional;—that the operation of these laws is unequal;—that the amount raised by them is greater than is required by the waste of the government; and, finally, that the proceeds are to be applied to objects unauthorized by the Constitution. These are the only causes alleged to justify an open opposition to the laws of the country, and a threat of seceding from the Union, if any attempt should be made to enforce them. The first virtually
acknowledges that the law in question was passed under a power expressly given by the Constitution to lay and collect imposts; but its constitutionality is drawn in question from the motives of those who passed it. However apparent the purposes may be in the present case, nothing can be more dangerous than to admit the position that an unconstitutional purpose, entertained by the members who assent to a law enacted under a constitutional power, shall make that law void; for how is that purpose to be ascertained? Who is to make the scrutiny? How often may bad purposes be falsely imputed—in how many cases are they concealed by false professions—in how many is no declaration of motive made? Admit this doctrine, and you give to the States an uncontrolled right to decide, and every law may be annulled under this pretext. If, therefore, the absurd and dangerous doctrine should be admitted, that a State may annul an unconstitutional law, or one that it deems such, it will not apply to the present case.

The next objection is, that the laws in question operate unequally. This objection may be made with truth to every law that has been or can be passed. The wisdom of man never yet contrived a system of taxation that would operate with perfect equality. If the unequal operation of a law makes it unconstitutional, and if all laws of that description may be abrogated by any State for that cause, then indeed is the Federal Constitution unworthy of the slightest effort for its preservation. We have hitherto relied on it as the perpetual bond of our Union. We have received it as the work of the assembled wisdom of the nation. We have trusted to it as to the sheet anchor of our safety in the stormy times of conflict with a foreign or domestic foe. We have looked to it with sacred awe as the palm of our liberties, and, with all the solemnities of religion, have pledged each other our lives and fortunes here, and our hopes of happiness hereafter, in its defence and support. Were we mistaken, my countrymen, in attaching this importance to the Constitution of our country? Was our devotion paid to the wretched, inefficient, clumsy contrivance which this new doctrine would make it? Did we pledge ourselves to the support of an airy notion—a bubble that must be blown away by the first breath of disaffection? Was this self-destroying, visionary theory the work of the profound statesmen, the exalted patriots, to whom the task of constitutional reform was entrusted? Did the name of Washington sanction, did the States deliberately, ratify, such an anomaly in the history of fundamental legislation? No. We were not mistaken. The letter of this great instrument is free from this radical fault; its language directly contradicts the imputation; its spirit, its evident intent contradicts it. No, we did not err! Our Constitution does not contain the absurdity of giving power to make laws, and another power to resist them. The sages whose memory will always be reverenced, have given us a practical, and, as they hoped, a permanent constitutional compact. The Father of his country did not affix his revered name to so palpable an absurdity. Nor did the States, when they severally ratified it, do so under the impression that a veto on the laws of the United States was reserved to them, or that they could exercise it by implication. Search the debates in all their conventions,—examine the speeches of the most zealous opposers of Federal authority,—look at the amendments that were proposed,—they are all silent, not a syllable uttered, not a vote given, not a motion made, to correct the explicit supremacy given to the laws of the Union over those of the States, or to show that implication, as is now contended, could defeat it. No, we have not erred! The Constitution is still the object of our reverence, the bond of our Union, our defence in danger, the source of our prosperity in peace. It shall descend, as we have reserved it, uncorrupted by historical construction, to our posterity; and the sacrifices of local interest, of State prejudices, of personal animosities, that were made to bring it into existence, will again be patriotically offered for its support.

The two remaining objections made by the ordinance to these laws, are, that the sums intended to be raised by them are greater than are required, and that the proceeds will be unconstitutionally employed.

The Constitution has given, expressly, to Congress, the right of raising revenue, and of determining the sum the public exigencies will require. The States have no control over the exercise of this right, other than that which results from the power of changing the representatives who abuse it, and thus procure redress. Congress may, undoubtedly, abuse this discretionary power, but the same may be said of others with which they are vested. Yet the discretion must exist somewhere. The Constitution has given it to the representatives of all the people, checked by the representatives of the States and by the executive power. The South Carolina construction gives it to the legislature or the

Convention of a single State, where neither the people of the different States, nor the States in their separate capacity, nor the chief magistrate elected by the people, have any representation. Which is the most discreet disposition of the power? I do not ask you, fellow-citizens, which is the constitutional disposition; that instrument speaks a language not to be misunderstood. But if you were assembled in general convention, which would you think the safest depository of this discretionary power in the last resort? Would you add a clause giving it to each of the States, or would you sanction the wise provisions already made by your Constitution? If this should be the result of your deliberations when providing for the future, are you, can you be ready, to risk all that we hold dear, to establish, for a temporary and a local purpose, that which you must acknowledge to be destructive, and even absurd, as a general provision? Carry out the consequences of this right vested in the different States, and you must perceive that the crisis your conduct presents at this day, would recur whenever any law of the United States displeased any of the States, and that we should soon cease to be a nation.

The ordinance, with the same knowledge of the future that characterizes a former objection, tells you that the proceeds of the tax will be unconstitutionally applied. If this could be ascertained with certainty, the objection would, with more propriety, be reserved for the law so applying the proceeds, but surely cannot be urged against the laws levying the duty.

These are the allegations contained in the ordinance. Examine them seriously, my fellow-citizens,—judge for yourselves. I appeal to you to determine whether they are so clear, so convincing, as to leave no doubt of their correctness; and even if you should come to this conclusion, how far they justify the reckless, destructive course which you are directed to pursue. Review these objections, and the conclusions drawn from them, once more. What are they? Every law, then, for raising revenue, according to the South Carolina ordinance, may be rightfully annulled, unless it be so framed as no law ever will or can be framed. Congress have a right to pass laws for raising revenue, and each State have a right to oppose their execution—two rights directly opposed to each other; and yet is this absurdity supposed to be contained in an instrument drawn for the express purpose of avoiding collisions between the States and the general government, by an assembly of the most enlightened statesmen and purest patriots ever embodied for a similar purpose.

In vain have these sages declared that Congress shall have power to lay and collect taxes, duties, imposts, and excises—in vain have they provided that they shall have power to pass laws which shall be necessary and proper to carry those powers into execution,—that those laws and that Constitution shall be the "supreme law of the land, and that the judges in every State shall be bound thereby, any thing in the Constitution or laws of any State to the contrary notwithstanding." In vain have the people of the several States solemnly sanctioned these provisions, made them their paramount law, and individually sworn to support them whenever they were called on to execute any office. Vain provisions! ineffectual restrictions! vile profanation of oaths! miserable mockery of legislation!—if a bare majority of the voters in any one State may, on a real or supposed knowledge of the intent with which a law has been passed, declare themselves free from its operation,—say here it gives too little, there too much, and operates unequally;—here it suffers articles to be free that ought to be taxed;—there it taxes those that ought to be free;—in this case the proceeds are intended to be applied to purposes which we do not approve;—in that the amount raised is more than is wanted. Congress, it is true, are invested by the Constitution with the right of deciding these questions according to their sound discretion; Congress is composed of the representatives of all the States, and of all the people of all the States; but we, part of the people of one State, to whom the Constitution has given no power on the subject, from whom it has expressly taken it away,—we, who have solemnly agreed that this Constitution shall be our law,—we, most of whom have sworn to support it—we now abrogate this law, and swear, and force others to swear, that it shall not be obeyed—and we do this not because Congress have no right to pass such laws; this we do not allege, but because they have passed them with improper views. They are unconstitutional from the motives of those who passed them, which we can never with certainty know—from their unequal operation, although it is impossible, from the nature of things, that they should be equal—and from the disposition which we may be made of their proceeds, although that disposition has not been declared. This is the plain meaning of the ordinance in relation to laws which it abrogates for alleged unconstitutionality. But it does not stop there. It repeals, in ex-
press terms, an important part of the Constitution itself, and of laws passed to
give it effect, which have never been alleged to be unconstitutional.

The Constitution declares that the judicial powers of the United States extend
to cases arising under the laws of the United States, and that such laws, the Con-
stitution, and treaties, shall be paramount to the State Constitutions and laws.
The judiciary act prescribes the mode by which the case may be brought before a
court of the United States, by appeal, when a State tribunal shall decide against
this provision of the Constitution. The ordinance declares there shall be no ap-
eal—makes the State law paramount to the Constitution and laws of the United
States—forces judges and jurors to swear that they will disregard their provisions;
event makes it penal in a suitor to attempt relief by appeal. It further de-
clares that it shall not be lawful for the authorities of the United States, or of that
State, to enforce the payment of duties imposed by the revenue laws within its
limits.

Here is a law of the United States, not even pretended to be unconstitutional,
repealed by the authority of a small majority of the voters of a single State.
Here is a provision of the Constitution which is solemnly abrogated by the same
authority.

On such expositions and reasons, the ordinance grounds not only an asser-
tion of the right to annul the laws of which it complains, but to enforce it by a
threat of seceding from the Union if any attempt is made to execute them.

This right to secede is deduced from the nature of the Constitution, which,
they say, is a compact between Sovereign States, who have preserved their whole
sovereignty, and therefore, are subject to no superior; that, because they made
the compact, they can break it when, in their opinion, it has been departed from
by the other States. Fallacious as this course of reasoning is, it enlists State
pride, and finds advocates in the honest prejudices of those who have not studied
the nature of our government sufficiently to see the radical error on which it
rests.

The people of the United States formed the Constitution, acting through the
State legislatures in making the compact, to meet and discuss its provisions, and
acting in separate conventions when they ratified those provisions; but the
terms used in its construction, show it to be a government in which the people
of all the States, collectively, are represented. We are one people in the choice
of President and Vice-President. Here the States have no other agency
than to direct the mode in which the votes shall be given. The candidates hav-
ing the majority of all the votes are chosen. The electors of a majority of States
may have given their votes for one candidate, and yet another may be chosen.
The people then, and not the States, are represented in the Executive branch.

In the House of Representatives there is this difference, that the people of
one State do not, as in the case of President and Vice-President, all vote for
the same officers. The people of all the States do not vote for all the members,
each State electing only its own representatives. But this creates no material
distinction. When chosen, they are all representatives of the United States, not
representatives of the particular State from which they come. They are paid
by the United States, not by the State; nor are they accountable to it for any
act done in the performance of their legislative functions; and however they
may in practice, as it is their duty to do, consult and prefer the interests of their
particular constituents when they come in conflict with any other partial or local
interest, yet it is their first and highest duty, as representatives of the United
States, to promote the general good.

The Constitution of the United States then forms a government not a league;
and whether it be formed by compact between the States, or in any other man-
ner, its character is the same. It is a government in which all the people are
represented, which operates directly on the people individually, not upon the
States—they retained all the power they did not grant. But each State having
expressly parted with so many powers as to constitute, jointly with the other
States, a single nation, cannot, from that period, possess any right to secede,
because such secession does not break a league, but destroys the unity of a na-
tion; and any injury to that unity is not only a breach which would result from
the contravention of a compact, but it is an offence against the whole Union.
To say that any State may at pleasure secede from the Union, is to say that the
United States are not a nation, because it would be a solemnity to contend that
any part of a nation might dissolve its connection with the other parts, to their
injury or ruin, without committing any offence. Secession, like any other revolu-
tionary act, may be morally justified by the extremity of oppression; but to
call it a constitutional right, is confounding the meaning of terms, and can only
be done through gross error, or to deceive those who are willing to assert a right, but would pause before they made a revolution, or incur the penalties consequent on a failure.

Because the Union was formed by compact, it is said the parties to that compact may, when they feel themselves aggrieved, depart from it; but it is precisely because it is a compact that they cannot. A compact is an agreement or binding obligation. It may by its terms have a sanction or penalty for its breach, or it may not. If it contains no sanction, it may be broken with no other consequence than moral guilt; if it have a sanction, then the breach incurs the designated or implied penalty. A league between independent nations, generally, has no sanction; or if it should contain a penalty, as there is no common superior, it cannot be enforced. A government, on the contrary, always has a sanction, express or implied; and, in our case, it is both necessarily implied and expressly given. An attempt, by force of arms, to destroy a government, is an offence, by whatever means the constitutional compact may have been formed; and such government has the right, by the law of self-defence, to pass acts for punishing the offender, unless that right is modified, restrained, or resumed by the constitutional act. In our system, although it is modified in the case of treason, yet authority is expressly given to pass all laws necessary to carry its powers into effect, and under this grant, provision has been made for punishing acts which obstruct the due administration of the laws.

It would seem superfluous to add any thing to show the nature of that union which connects us; but, as erroneous opinions on this subject are the foundation of doctrines the most destructive to our peace, I must give mine further development to my views on this subject. No one, fellow-citizens, has a higher reverence for the reserved rights of the States, than the Magistrate who now addresses you. No one would make greater personal sacrifices, or official exertions, to defend them from violation;—but equal care must be taken to prevent, on their part, an improper interference with, or resumption of, the rights they have vested in the nation. The line has not been so distinctly drawn as to avoid doubts in some cases of the exercise of power. Men of the best intentions and soundest views may differ in their construction of some parts of the Constitution; but there are others on which dispassionate reflection can leave no doubt. Of this nature appears to be the assumed right of secession. It rests, as we have seen, on the alleged undivided sovereignty of the States, and on their having formed, in this sovereign capacity, a compact which is called the Constitution,—from which, because they made it, they have the right to secede. Both of these positions we—erroneous, and some of the arguments to prove them so have been anticipated. The States severally have not retained their entire sovereignty. It has been shown that, in becoming parts of a nation, not members of a league, they surrendered many of their essential parts of sovereignty. The right to make treaties—declare war— levy taxes—exercise exclusive judicial and legislative powers—were all of them functions of sovereign power. The States, then, for all these important purposes, were no longer sovereign. The allegiance of these citizens was transferred, in the first instance, to the government of the United States; they became American citizens, and owed obedience to the Constitution of the United States, and to laws made in conformity with the powers it vested in Congress. This last position has not been, and cannot be denied. How, then, can that State be said to be sovereign and independent whose citizens owe obedience to laws not made by it, and whose magistrates are sworn to disregard those laws when they come in conflict with those passed by another? What shows conclusively that the States cannot be said to have reserved an undivided sovereignty, is, that they expressly ceded the right to punish treason—not treason against their separate power—but treason against the United States. Treason is an offence against sovereignty, and sovereignty must reside with the power to punish it. But the reserved rights of the States are not less sacred because they have, for their common interest, made the general government the depository of these powers. The unity of our political character (as has been shown for another purpose) commenced with its very existence. Under the royal government we had no separate character; our opposition to its oppressions began as United Colonies. We were the United States under the confederation, and the name was perpetuated, and the Union rendered more perfect by the Federal Constitution. In none of these stages did we consider ourselves in any other light than as forming one nation. Treaties and alliances were made in the name of all. Troops were raised for the joint defence. How, then, with all these proofs, that, under all changes of our position we had, for designated purposes and with defined powers, created national governments—how is it, that the most perfect of those several modes of union should now be
considered as a mere league that may be dissolved at pleasure? It is from an abuse of terms. Compact is used as synonymous with league, although the true term is not employed, because it would at once show the fallacy of the reasoning. It would not do to say that our Constitution was only a league, but it is labored to prove it a compact, (which in one sense it is,) and then to argue that as league is a compact, every compact between nations must of course be a league, and that from such an engagement every sovereign power has a right to secede. But it has been shown that, in fact, there are no sovereign powers, and that even if they were, and the national Constitution had been formed by compact, there would be no right in any one State to exonerate itself from its obligations.

So obvious are the reasons which forbid this secession, that it is necessary only to allude to them. The Union was formed for the benefit of all. It was produced by mutual sacrifices of interests and opinions. Can these sacrifices be recalled? Can the States, who magnanimously surrendered their title to the territories of the West, recall the grant? Will the inhabitants of the inland States agree to pay the duties that may be imposed without their assent by those on the Atlantic or the Gulf, for their own benefit? Shall there be a free port in one State, and onerous duties in another? No one believes that any right exists in a single State to involve all the others in these and countless other evils contrary to engagements solemnly made. Every one must see that the other States, in self-defence, must oppose it at all hazards.

These are the alternatives that are presented by the Convention; a repeal of all the acts for raising revenue, leaving the government without the means of support; or an acquiescence in the dissolution of our Union by the secession of one of its members. When the first was proposed, it was known that it could not be listened to for a moment. It was known, if force was applied to oppose the execution of the laws, that it must be repelled by force; that Congress could not, without involving itself in disgrace, and the country in ruin, accede to the proposition; and yet if this is not done in a given day, or if any attempt is made to execute the laws, the State, by the ordinance, declared to be out of the Union. The majority of a convention assembled for the purpose, have dictated these terms, or rather this rejection of all terms, in the name of the people of South Carolina. It is true that the governor of the State speaks of the submission of their grievances to a convention of all the States, which, he says, "sincerely and anxiously seek and desire." Yet this obvious and constitutional mode of obtaining the sense of the other States on the construction of the federal compact, and adhering to it, if necessary, has never been attempted by those who have urged the State on to this destructive measure. The State might have proposed the call for a general convention to the other States; and Congress, if a sufficient number of them concurred, must have called it. But the first magistrate of South Carolina, when he expressed a hope that "on a review by Congress and the functionaries of the general government, of the merits of the controversy," such a convention will be accorded to them, must have known that neither Congress nor any functionary of the general government, has authority to call such a convention, unless it be demanded by two thirds of the States. This suggestion, then, is another instance of the reckless intimation to the provisions of the Constitution with which this crisis has been madly hurried on; or of the attempt to persuade the people that a constitutional remedy had been sought and refused. If the legislature of South Carolina "anxiously desire" a general convention to consider their complaints, why have they not made application for it in the way the Constitution points out? The assertion that they "earnestly seek it," is completely negatived by the omission.

This, then, is the position in which we stand. A small majority of the citizens of one State in the Union have elected delegates to a State convention; that convention has ordained that all the revenue laws of the United States must be repealed, or that they are no longer a member of the Union. The governor of that State has recommended to the legislature the raising of an army to carry the secession into effect, and that he may be empowered to give clearances to vessels in the name of the State. No act of violent opposition to the laws has yet been committed, but such a state of things is hourly apprehended; and it is the intent of this instrument to Proclaim, not only that the duty imposed by the Constitution, "to take care that the laws be faithfully executed," shall be performed to the extent of the powers already vested in me by law, or of such others as the wisdom of Congress shall devise and entrust to me for that purpose, but to warn the citizens of South Carolina who have been deluded into an opposition to the laws, of the danger they will incur by obedience to the
illegal and disorganizing ordinance of the convention,—to exhort those who have refused to support it, to persevere in their determination to uphold the Constitution and laws of their country,—and to point out to all the perilous situation into which the good people of that State have been led, and that the course they are urged to pursue is one of ruin and disgrace to the very State whose rights they affect to support.

Fellow citizens of my native State,—let me not only admonish you, as the First Magistrate of our common country, not to incur the penalty of its laws, but use the influence that a father would over his children whom he saw rushing to certain ruin. In that paternal language, with that paternal feeling, let me tell you, my countrymen, that you are deluded by men who are either deceived themselves, or wish to deceive you. Mark under what pretences you have been led on to the brink of insurrection and treason, on which you stand! First, a diminution of the value of your staple commodity, lowered by over production in other quarters, and the consequent diminution in the value of your lands, were the sole effect of the tariff laws. The effect of those laws was confessedly injurious, but the evil was greatly exaggerated by the unfounded theory you were taught to believe, that its burthens were in proportion to your exports, not to your consumption of imported articles. Your pride was roused by the assertion that a submission to those laws was a state of vassalage, and that resistance to them was equal, in every merit, to the opposition our fathers offered to the oppressive laws of Great Britain. You were told that this opposition might be peaceably—might be constitutionally made—that you might enjoy all the advantages of the Union, and bear none of its burthens. Eloquent appeals to your passions, to your State pride, to your native courage, to your sense of real injury, were used to prepare you for the period when the mask, which concealed the hideous features of disunion, should be taken off. It fell, and you were made to look with complacency on objects which, not long since, you would have regarded with horror. Look back to the arts which have brought you to this state—look forward to the consequences to which it must inevitably lead! Look back to what was first told you as an inducement to enter into this dangerous course. The great political truth was repeated to you, that you had the revolutionary right of resisting all laws that were palpably unconstitutional and intolerably oppressive—it was added that the right to nullify a law rested on the same principle, but that it was a peacable remedy! This character which was given to it, made you receive, with too much confidence, the assertions that were made of the unconstitutionality of the law and its oppressive effects. Mark, my fellow citizens, that by the admission of your leaders, the unconstitutionality must be palpable, or it will not justify either resistance or nullification! What is the meaning of the word palpable, in the sense in which it is here used? that which is apparent to every one; that which no man of ordinary intellect will fail to perceive. Is the unconstitutionality of these laws of that description? Let those among your leaders who once approved and advocated the principle of protective duties, answer the question; and let them choose whether they will be considered as incapable, then, of perceiving that which must have been apparent to every man of common understanding, or as imposing upon your confidence, and endeavoring to mislead you. Now, in either case, they are unsafe guides, in the perilous path they urge you to tread. Ponder well on this circumstance, and you will know how to appreciate the exaggerated language they address to you. They are not champions of liberty emulating the fame of our Revolutionary Fathers; nor are you an oppressed people, contending, as they repeat to you, against worse than colonial vassalage. You are free members of a flourishing and happy Union. There is no settled design to oppress you. You have indeed felt the unequal operation of laws which may have been unwise, not unconstitutionally passed; but that inequality must necessarily be removed when you were madly urged on to the unfortunate course you have begun, a change in public opinion had commenced. The nearly approaching payment of the public debt, and the consequent necessity of a diminution of duties, had already produced a considerable reduction, and that, too, on some articles of general consumption in your State. The importance of this change was underrated, and you were authoritatively told that no further alleviation of your burthens was to be expected, at the very time when the country imperiously demanded such a modification of the duties as should reduce them to a just and equitable scale. But, as if apprehensive of the effect of this change in allaying your discontents, you were precipitated into the fearful state in which you now find yourselves.

I have urged you to look back to the means that were used to hurry you on
to the position you have now assumed, and forward to the consequences it will produce. Something more is necessary. Contemplate the condition of that country of which you still form an important part!—Consider its Government uniting in one bond of common interest and general protection so many different States—giving to all its inhabitants the proud title of American Citizens—protecting their commerce—securing their literature and their arts—facilitating their inter-communication—defending their frontiers—and making their name respected in the remotest parts of the earth! Consider the extent of its territory, its increasing and happy population, its advance in arts, which render life agreeable, and the sciences which elevate the mind! See education spreading the lights of religion, humanity, and general information into every cottage in this wide extent of our Territories and States! Behold it as the asylum where the wretched and the oppressed find a refuge and support! Look on this picture of happiness and honor, and say, too, are citizens of America! Carolina is one of these proud States—her arms have defended, her best blood has cemented this happy Union! And then add, if you can, without horror and remorse, this happy Union we will dissolve—this picture of peace and prosperity we will destroy—this free intercourse we will interrupt—these fertile fields we will deluge with blood—the protection of that glorious flag we renounce—the very name of Americans we discard. And for what, men? for what would you throw away these inestimable blessings? for what would you exchange your share in the advantages and honor of the Union? For the dream of a separate independence—a dream interrupted by bloody conflicts with your neighbors, and a vile dependence on a foreign power. If you leaders could succeed in establishing a separation, what would be your situation? Are you free from the apprehension of civil discord, with all its fearful consequences? Do our neighboring republics, every day suffering some new revolution, or contending with some new insurrection—do they excite your envy? But the dictates of a high duty oblige me solemnly to announce that you cannot succeed. The laws of the United States must be executed. I have no discretionary power on the subject—my duty is emphatically pronounced in the Constitution. Those who told you that you might peaceably prevent their execution, deceived you—they could not have been deceived themselves. They know that a forcible opposition could alone prevent the execution of the laws, and they know that such opposition must be repelled. Their object is disunion; but be not deceived by names: disunion, by armed force, is treason. Are you really ready to incur its guilt? If you are, on the heads of the instigators of the act be the dreadful consequences—on their heads be the dishonor, but on yours may fall the punishment—on your unhappy State will inevitably fall all the evils of the conflict you force upon the Government of your country. It cannot accede to the mad project of disunion, of which you would be the first victims—its First Magistrate cannot, if he would, avoid the performance of his duty—the consequence must be your separation from a government which loves you, distressing to you, and safe to your citizens here, and to the friends of good government throughout the world. Its enemies have beheld our prosperity with a vexation they could not conceal—it was a standing refutation of their slavish doctrines, and they will point to our discord with the triumph of malignant joy. It is yet in your power to disappoint them. There is yet time to show that the descendants of the Pinckneys, the Sumpters, the Rutledges, and of the thousand other names which adorn the pages of your revolutionary history, will not abandon that Union, to support which so many of them fought, and bled and died.

I adjure you, as you honor their memory—as you love the cause of freedom, to which they dedicated their lives—as you prize the peace of your country, the lives of its best citizens, and your own fair fame, to retrace your steps. Snatch from the archives of your State, the disorganizing edict of its Convention—bid its members to re-assemble, and promulgate the decided expressions of your will to remain in the path which alone can conduct you to safety, prosperity and honor. Tell them that, compared to disunion, all other evils are light, because that brings with it an accumulation of all—that you will never take the field unless the star-spangled banner of your country shall float over you—that you will not be stigmatized when dead, and dishonored and scorned while you live, as the authors of the first attack on the Constitution of your country!—its destroyers you cannot be. You may disturb its peace—you may interrupt the course of its prosperity—you may cloud its reputation for stability—but its tranquillity will be restored, its prosperity will return, and the stain upon its national character will be transferred, and remain an eternal blot on the memory of those who caused the disorder.
Fellow-citizens of the United States! The threat of unhallowed disunion—
the names of those once respected, by whom it is uttered—the array of military
force to support it—denote the approach of a crisis in our affairs, on which the
continuance of our unexampled prosperity, our political existence, and perhaps
that of all free governments may depend. The conjuncture demanded a tree, a
full, and explicit enunciation, not only of my intentions, but of my principles of
action; and as the claim was asserted of a right by a State to annul the laws of
the Union, and even to secede from it at pleasure, a frank exposition of my
opinions in relation to the origin and form of our government, and the con-
struction I give to the instrument by which it was created, seemed to be proper.
Having the fullest confidence in the justness of the legal and constitutional
opinion of my duties, which has been expressed, I rely, with equal confidence,
on your undivided support in my determination to execute the laws—to preserve
the Union by all constitutional means—to arrest, if possible, by moderate but
firm measures, the necessity of a recourse to force; and, if it be the will of
Heaven, that the recurrence of its primeval curse on man for the shedding of a
brother's blood should fall upon our land, that it be not called down by any
offensive act on the part of the United States.

Fellow-citizens! The momentous case is before you. On your undivided
support of your government depends the decision of the great question it in-
volves, whether your sacred Union will be preserved, and the blessing, it secures
to us as one people, shall be perpetuated. No one can doubt that the unanimity
with which that decision will be expressed, will be such as to inspire new con-
fidence in republican institutions, and that the prudence, the wisdom, and the
courage which it will bring to their defence, will transmit them unimpaired and
invigorated to our children.

May the great Ruler of Nations grant that the signal blessings with which he
has favored ours, may not, by the madness of party or personal ambition, be
disregarded and lost; and may his wise Providence bring those who have pro-
duced this crisis to see the folly, before they feel the misery of civil strife; and
inspire a returning veneration for that Union which, if we may dare to penetrate
his designs, he has chosen as the only means of attaining the high destinies to
which we may reasonably aspire.

In testimony whereof, I have caused the seal of the United States to be
hereunto affixed, having signed the same with my hand.

Done at the city of Washington, this 10th day of December, in the year
of our Lord one thousand eight hundred and eighty-two, and of the
Independence of the United States the fifty-seventh.

ANDREW JACKSON.

BY THE PRESIDENT:

EDW. LIVINGSTON, Secretary of State.

No. 27. Suspending discriminating Duties as to Mechlenberg Schwerin.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS by an act of Congress of the United States, of the twenty-fourth
of May, one thousand eight hundred and twenty-eight, entitled "An act in
addition to an act entitled "An act concerning discriminating duties of tonnage
and impost," and to equalize the duties on foreign vessels and their cargoes," it
is provided, that upon satisfactory evidence being given to the President of
the United States by the government of any foreign nation, that no discriminating
duties of tonnage or impost are imposed or levied in the ports of the said
nation, upon vessels wholly belonging to citizens of the United States, or upon
the produce, manufactures, or merchandise, imported into the same, from the
United States, or from any foreign country, the President is hereby authorized
to issue his proclamation, declaring that the foreign discriminating duties of
tonnage and impost, within the United States, are and shall be suspended and
discontinued, so far as respects the vessels of the said foreign nation, and the
produce, manufactures, or merchandise, imported into the United States, in the
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same, from the said foreign nation; the said suspension to take effect from the time of such notification being given to the President of the United States, and to continue so long as the reciprocal exemption of vessels belonging to citizens of the United States, and their cargoes, as aforesaid, shall be continued, and no longer.

And whereas, satisfactory evidence has lately been received by me from His Royal Highness the Grand Duke of Mecklenberg Schwerin, through an official communication of Leon Herckenrath, his consul at Charleston, in the United States, under date of the thirteenth April, one thousand eight hundred and thirty-five, that no discriminating duties of tonnage or impost are imposed or levied in the ports of the Grand Duchy of Mecklenberg Schwerin, 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.

Now, therefore, I, ANDREW JACKSON, President of the United States of America, do hereby declare and proclaim, that the foreign discriminating duties of tonnage and impost within the United States are and shall be suspended and discontinued, so far as respects the vessels of the Grand Duchy of Mecklenberg Schwerin, and the produce, manufactures, or merchandise, imported into the United States, in the same, from the said Grand Duchy, or from any other foreign country; the said suspension to take effect from the thirteenth day of April, one thousand eight hundred and thirty-five, above mentioned, and to continue so long as the reciprocal exemption of vessels belonging to citizens of the United States and their cargoes, as aforesaid, shall be continued, and no longer.

Given under my hand, at the city of Washington, the twenty-eighth day of April, in the year of our Lord one thousand eight hundred and thirty-five, and of the independence of the United States the fifty-ninth.

ANDREW JACKSON.

BY THE PRESIDENT:

JOHN FORSYTH, Secretary of State.

Sept. 1, 1836.

No. 28. Suspending discriminating Duties as to Tuscany.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, by an act of Congress of the United States, of the twenty-fourth of May, one thousand eight hundred and twenty-eight, entitled "An act in addition to an act entitled 'An act concerning discriminating duties of tonnage and impost,' and to equalize the duties on Prussian vessels and their cargoes," it is provided, that upon satisfactory evidence being given to the President of the United States, by the government of any foreign nation, that no discriminating duties of tonnage or impost are imposed or levied, in the ports of the said nation, 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, the President is hereby authorized to issue his proclamation, declaring that the foreign discriminating duties of tonnage and impost within the United States, are and shall be suspended and discontinued, so far as respects the vessels of the said foreign nation, and the produce, manufactures, or merchandise imported in the same from the United States, or from any foreign country, the President is hereby authorized to issue his proclamation, declaring that the foreign discriminating duties of tonnage and impost within the United States, are and shall be suspended and discontinued, so far as respects the vessels of the said foreign nation, and the produce, manufactures, or merchandise imported in the United States, in the same, from the said foreign nation, or from any other foreign country; the said suspension to take effect from the time of such notification being given to the President of the United States, and to continue so long as the reciprocal exemption of vessels, belonging to citizens of the United States, and their cargoes, as aforesaid, shall be continued, and no longer.

And whereas satisfactory evidence has lately been received by me, from the government of His Imperial and Royal Highness the Grand Duke of Tuscany, through an official communication of Baron Lederer, the Consul-General of His Imperial and Royal Highness in the United States, under date of the sixth day of August, one thousand eight hundred and thirty-six, that no discriminating
duties of tonnage or impost are imposed or levied, in the ports of Tuscany, 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.

Now, therefore, I, ANDREW JACKSON, President of the United States of America, do hereby declare and proclaim, that the foreign discriminating duties of tonnage and impost within the United States are and shall be suspended and discontinued, so far as respects the vessels of the Grand Dukedom of Tuscany, and the produce, manufactures, or merchandise, imported into the United States in the same, from the said Grand Dukedom, or from any other foreign country; the said suspension to take effect from the sixth day of August, one thousand eight hundred and thirty-six, and to continue so long as the reciprocal exemption of vessels belonging to citizens of the United States, and their cargoes, as aforesaid, shall be continued, and no longer.

Given under my hand, at the city of Washington, the first day of September, in the year of our Lord one thousand eight hundred and thirty-six, and of the independence of the United States the sixty-first.

ANDREW JACKSON.

By the President:
JOHN FORSYTH, Secretary of State.

No. 29. Convening an extra Session of Congress.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS great and weighty matters claiming the consideration of the Congress of the United States, form an extraordinary occasion for convening them, I do, by these presents, appoint the first Monday of September next, for their meeting at the city of Washington; hereby requiring the respective senators and representatives, then and there to assemble in Congress, in order to receive such communications as may then be made to them, and to consult, and determine on such measures as in their wisdom may be deemed meet for the welfare of the United States.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, and signed the same with my hand.

[Signature]

MARTIN VAN BUREN.

By the President:
JOHN FORSYTH, Secretary of State.

No. 30. Suspending Tonnage Duty on Greek Vessels.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS by the third section of the act of Congress of the United States, of the thirteenth of July, one thousand eight hundred and thirty-two, entitled "An act concerning tonnage duty on Spanish vessels," it is provided, that whenever the President shall be satisfied that the discriminating duties or countervailing duties of tonnage levied by any foreign nation on the ships or vessels of the United States, shall have been abolished, he may direct that the tonnage duty on the vessels of such nation shall cease to be levied in the ports of the United States:

Declarations the discriminating duties, so far as respects the vessels of Tuscany, suspended.

From 6th August, 1836.

Declares the discriminating duties, so far as respects the vessels of Tuscany, suspended.

By the President:
JOHN FORSYTH, Secretary of State.
APPENDIX. PROCLAMATIONS. Nos. 80, 81, 82.

Discriminating
Tonnage duties
levied by Greece
on American ves-
sels, abolished.

And whereas satisfactory evidence has lately been received from His Majesty,
the King of Greece, that the discriminating duties of tonnage levied by said
nation on the ships or vessels of the United States, have been abolished:

Now, therefore, I, MARTIN VAN BUREN, President of the United States,
do hereby declare and proclaim, that the tonnage duty on the vessels of the
Kingdom of Greece shall, from this date, cease to be levied in the ports of the
United States.

Given under my hand at the city of Washington, this fourteenth day of June,
A.D. 1837, and of the independence of the United States the sixty-first.

MARTIN VAN BUREN.

BY THE PRESIDENT:
JOHN FORSYTH, Secretary of State.

No. 81. Levying Tonnage Duty on Portuguese Vessels.

Oct. 11, 1837.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, by an act of Congress of the United States of the twenty-fifth of
May, one thousand eight hundred and thirty-two, entitled "An act to exempt
vessels of Portugal from the payment of duties of tonnage," it was enacted
as follows: "No duties upon tonnage shall be hereafter levied or collected of the
vessels of the kingdom of Portugal; provided, always, that whenever the Pres-
ident of the United States shall be satisfied that the vessels of the United States
are subjected, in the ports of the kingdom of Portugal, to payment of any duties
of tonnage, he shall, by proclamation, declare the fact, and the duties now pay-
able by vessels of that kingdom, shall be levied and paid as if this act had not
been passed."

And whereas satisfactory evidence has been received by me, not only that
the vessels of the United States are subjected in the ports of the said kingdom
of Portugal to payment of duties of tonnage, but that a discrimination exists in
respect to those duties against the vessels of the United States.

Now, therefore, I, MARTIN VAN BUREN, President of the United States
of America, do hereby declare that fact, and proclaim, that the duties payable
by vessels of the said kingdom of Portugal, on the twenty-fifth day of May, one
thousand eight hundred and thirty-two, shall henceforth be levied and paid as if
the said act of the twenty-fifth of May, eighteen hundred and thirty-two, had not
been passed.

Given under my hand at the city of Washington, on the eleventh day of
October, one thousand eight hundred and thirty-seven, and of the independence
of the United States the sixty-second.

M. VAN BUREN.

BY THE PRESIDENT:
JOHN FORSYTH, Secretary of State.

No. 82. Enjoining Neutrality as to Canada.

Jan. 6, 1833.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

Whereas information having been received of a dangerous excitement on
the northern frontier of the United States, in consequence of the civil war begun
in Canada, and instructions having been given to the United States officers on
that frontier, and applications having been made to the governors of the adjoin-
ing States to prevent any unlawful interference on the part of our citizens in the
contest unfortunately commenced in the British Provinces: additional information
has just been received, that, notwithstanding the proclamations of the governors
of the States of New York and Vermont, exhorting their citizens to refrain from any unlawful acts within the territory of the United States; and notwithstanding the presence of the civil officers of the United States, who, by my directions, have visited the scenes of commotion with a view of impressing the citizens with a proper sense of their duty, the excitement, instead of being appeased, is every day increasing in degree—that arms and munitions of war, and other supplies, have been procured by the insurgents in the United States—that a military force, consisting in part, at least, of citizens of the United States, had been actually organized, had congregated at Navy Island, and were still in arms under the command of a citizen of the United States, and that they were constantly receiving accessions and aid.

Now, therefore, to the end that the authority of the laws may be maintained, and the faith of treaties observed, I, MARTIN VAN BUREN, do most earnestly exhort all citizens of the United States who have thus violated their duties, to return peaceably to their respective homes; and I hereby warn them, that any persons who shall compromise the neutrality of this government by interfering in an unlawful manner with the affairs of the neighboring British Provinces, will render themselves liable to arrest and punishment under the laws of the United States, which will be rigidly enforced; and, also, that they will receive no aid or countenance from their government into whatever difficulties they may be thrown by the violation of the laws of their country, and the territory of a neighboring and friendly nation.

Given under my hand at the city of Washington, the fifth day of January, A.D. one thousand eight hundred and thirty-eight, and the sixty-second of the independence of the United States.

M. VAN BUREN.

BY THE PRESIDENT:
JOHN FORSYTH, Secretary of State.

No. 88. Enjoining Neutrality as to Canada.

BY THE PRESIDENT OF THE UNITED STATES OF AMERIGA.

A PROCLAMATION.

WHEREAS there is too much reason to believe that citizens of the United States, in disregard of the solemn warnings heretofore given to them by the proclamations issued by the Executive of the general government, and by some of the governors of the States, have combined to disturb the peace of the dominions of a neighboring and friendly nation, and whereas information has been given to me, derived from official and other sources, that many citizens in different parts of the United States are associated or associating for the same purpose; and whereas disturbances have actually broken out anew in different parts of the two Canadas: and whereas a hostile invasion has been made by citizens of the United States, in conjunction with Canadians and others, who, after forcibly seizing upon the property of their peaceful neighbor for the purpose of effecting their unlawful designs, are now in arms against the authors of Canada, in perfect disregard of their obligations as American citizens, and of the obligations of the government of their country to foreign nations.

Now, therefore, I have thought it necessary and proper to issue this proclamation, calling upon every citizen of the United States neither to give countenance nor encouragement of any kind to those who have thus forfeited their claim to the protection of their country; upon those misguided or deluded persons who are engaged in them, to abandon projects dangerous to their own country, fatal to those whom they profess a desire to relieve, impracticable of execution without foreign aid, which they cannot rationally expect to obtain, and giving rise to imputations (however unfounded) upon the honor and good faith of their own government; upon every officer, civil or military, and upon every citizen; by the veneration due by all freemen to the laws which they have assisted to enact for their own government; by his regard for the honor and reputation of his country; by his love of order and respect for the sacred code of laws by which national intercourse is regulated; to use every effort in his power to arrest for trial and punishment every offender against the laws providing for the performance of our obligations to the other powers of the world. And I hereby warn all those who have engaged in these criminal enterprises, if persisted in, liable to arrest and punishment.

Given under my hand at the city of Washington, the twenty-first day of November, A.D. one thousand eight hundred and thirty-eight.

M. VAN BUREN.

Preamble as to Invasion of Canada by citizens of United States.

And those engaged in these criminal enterprises, if persisted in, warned not to countenance it.
ed that the Government of the United States will not interfere in their behalf.

that, whatever may be the condition to which they may be reduced, they must not expect the interference of this government, in any form on their behalf; but will be left, reproached by every virtuous fellow-citizen, to be dealt with according to the policy and justice of that government whose dominions they have, in defiance of the known wishes of their own government, and without the shadow of justification or excuse, nefariously invaded.

Given under my hand at the city of Washington, the twenty-first day of November, in the year of our Lord one thousand eight hundred and thirty-eight, and the sixty-third of the independence of the United States.

M. VAN BUREN.

BY THE PRESIDENT:

JOHN FORSYTH, Secretary of State.

No. 84. Convening an Extra Session of Congress.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas sundry important and weighty matters, principally growing out of the condition of the revenue and finances of the country, appear to me to call for the consideration of Congress at an earlier day than its next annual session, and thus form an extraordinary occasion, such as renders necessary, in my judgment, the convention of the two Houses as soon as may be practicable, I do therefore, by this my proclamation, convene the two Houses of Congress to meet in the Capitol at the city of Washington, on the last Monday of May next. And I require the respective senators and representatives then and there to assemble, in order to receive such information respecting the state of the Union, as may be given to them, and to devise and adopt such measures as the good of the country may seem to them, in the exercise of their wisdom and discretion, to require.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, and signed the same with my hand. Done at the city of Washington, the seventeenth day of March, in the year of our Lord one thousand eight hundred and forty-one, and of the independence of the United States the sixty-fifth.

W. H. HARRISON.

BY THE PRESIDENT:

DANIEL WEBSTER, Secretary of State.

No. 85. Enjoining Neutrality as to Canada.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas it has come to the knowledge of the government of the United States that sundry secret lodges, clubs, or associations exist on the northern frontier; that the members of these lodges are bound together by secret oaths; that they have collected fire-arms, and other military materials, and secreted them in sundry places; and that it is their purpose to violate the laws of their country, by making military and lawless incursions, when opportunity shall offer, into the territories of a power with which the United States are at peace; and whereas it is known that travelling agitators, from both sides of the line, visit these lodges, and harangue the members in secret meeting, stimulating them to illegal acts; and whereas the same persons are known to levy contributions, on the ignorant and credulous, for their own benefit, thus supporting and enriching
themselves by the basest means; and whereas the unlawful intentions of the members of these lodges have already been manifested in an attempt to destroy the lives and property of the inhabitants of Chippewa, in Canada, and the public property of the British government there being:

Now, therefore, I, JOHN TYLER, President of the United States, do issue this my proclamation, admonishing all such evil-minded persons of the condign punishment which is certain to overtake them; assuring them that the laws of the United States will be rigorously executed against their illegal acts; and that if in any lawless incursion into Canada they fall into the hands of the British authorities, they will not be reclaimed as American citizens, nor any interference made by this government in their behalf. And I exhort all well-meaning but deluded persons who may have joined these lodges, immediately to abandon them, and to have nothing more to do with their secret meetings, or unlawful oaths, as they would avoid serious consequences to themselves. And I expect the intelligent and well-disposed members of the community to frown on all these unlawful combinations, and illegal proceedings, and to assist the government in maintaining the peace of the country, against the mischievous consequences of the acts of these violators of the law.

Given under my hand, at the city of Washington, the 25th day of September, A. D. 1841, and of the independence of the United States the sixty-sixth.

BY THE PRESIDENT:

JOHN TYLER.

No. 36. Revoking the Exequatur of the Spanish Consul at New Orleans.

ZACHARY TAYLOR, PRESIDENT OF THE UNITED STATES OF AMERICA. Jan. 4, 1849.

To all whom it may concern:

An exequatur having been granted to Señor Carlos de España, bearing date the 28th October, 1844, recognizing him as the consul of Her Catholic Majesty at the port of New Orleans, and declaring him free to exercise and enjoy such functions, powers, and privileges as are allowed to the consuls of the most favored nations in the United States: These are now to declare, that I do no longer recognize the said Carlos de España, as consul of Her Catholic Majesty in any part of the United States; nor permit him to exercise and enjoy any of the functions, powers, or privileges, allowed to the consuls of Spain; and I do hereby wholly revoke and annul the said exequatur heretofore given; and do declare the same to be absolutely null and void from this day forward.

In testimony whereof, I have caused these letters to be made patent, and [L. 5.] the seal of the United States of America to be hereunto affixed.

Given under my hand, this fourth day of January, in the year of our Lord one thousand eight hundred and fifty, and of the independence of the United States the seventy-fourth.

BY THE PRESIDENT:

JOHN M. CLAYTON, Secretary of State.

No. 37. Respecting an apprehended Invasion of Cuba.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA: April 25, 1851.

A PROCLAMATION.

WHEREAS there is reason to believe that a military expedition is about to be fitted out in the United States with intention to invade the Island of Cuba, a
APPENDIX. PROCLAMATIONS. Nos. 37, 38.

colony of Spain, with which this country is at peace; and whereas it is believed
that this expedition is instigated and set on foot chiefly by foreigners who dare
to make our shores the scene of their guilty and hostile preparations against a
friendly power, and seek by falsehood and misrepresentation to seduce our own
citizens, especially the young and inconsiderate, into their wicked schemes,—
an ungrateful return for the benefits conferred upon them by this people, in
permitting them to make our country an asylum from oppression,—and in flagrant
abuse of the hospitality thus extended to them:

And whereas such expeditions can only be regarded as adventures for plunder
and robbery, and must meet the condemnation of the civilized world, whilst they
are derogatory to the character of our country,—in violation of the laws of
nations,—and expressly prohibited by our own. Our statutes declare "that if
any person shall, within the territory or jurisdiction of the United States, begin
or set on foot, or provide or prepare the means for, any military expedition or
enterprise, to be carried on from thence against the territory or dominions of
any foreign prince or state, or of any colony, district, or people, with whom the
United States are at peace, every person, so offending, shall be deemed guilty
of a high misdemeanor, and shall be fined not exceeding three thousand dollars,
and imprisoned not more than three years:"

Now, therefore, I have issued this my Proclamation, warning all persons who
shall connect themselves with any such enterprise or expedition in violation of
our laws and national obligations that they will thereby subject themselves
to the heavy penalties denounced against such offences, and will forfeit their claim
to the protection of this government, or any interference in their behalf, no matter
to what extremities they may be reduced in consequence of their illegal con-
duct. And therefore I exhort all good citizens, as they regard our national
reputation, as they respect their own laws and the laws of nations, as they value
the blessings of peace and the welfare of their country, to discontinue, and, by all lawful means, prevent any such enterprise; and I call upon every officer
of this government, civil or military, to use all efforts in his power, to arrest
for trial and punishment every such offender against the laws of the country.

Given under my hand, the twenty-fifth day of April, in the year of our
Lord one thousand eight hundred and fifty-one, and the seventy-
fifth of the Independence of the United States.

MILLARD FILLMORE.

BY THE PRESIDENT:

W. S. DERRICK, Acting Secretary of State.

No. 88. Call of an extraordinary Session of the Senate.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A. PROCLAMATION.

The attention of the President having been called to the proceedings of
Congress at the close of its session, on the 4th of March, 1851, from which it
appears that the constitutional term of that body was held not to have expired
until 12 o'clock at noon of that day; and a notice having been issued, agreeably
to former usage, to convene the Senate at eleven o'clock, A. M., on the 4th of
March next, it is apparent that such call is in conflict with the decision afo-
said:

Now, therefore, as well for the purpose of removing all doubt as to the legality
of such call, as of establishing a precedent of what is deemed a proper mode of
convening the Senate, I, MILLARD FILLMORE, President of the United
States, have considered it to be my duty to issue this my proclamation, revok-
ing said call, and hereby declaring 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 Friday, the 4th day of March next, at
twelve o'clock, at noon of 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.
APPENDIX: PROCLAMATIONS. Nos. 39, 40.

Given under my hand and the seal of the United States, at Washington, this 25th day of February, A. D. 1855, and of the Independence of the United States the seventy-seventh.

MILLARD FILLMORE.

BY THE President:
EDWARD EVERETT, Secretary of State.

No. 39. Privileges of Act of 1845, ch. 70, given to certain Places.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA: July 2, 1855.

A PROCLAMATION.

WHEREAS the Act of Congress of the 28th of September, 1850, entitled "An Act to create additional collection districts in the State of California, and to change the existing district therein, and to modify the existing collection districts in the United States," extends to merchandise warehoused under bond, the privilege of being exported to the British North American Provinces adjoining the United States, in the manner prescribed in the Act of Congress of the 3d of March, 1845, which designates certain frontier ports through which merchandise may be exported, and further provides "that such other ports situated on the frontiers of the United States adjoining the British North American Provinces as may hereafter be found expedient, may have extended to them the like privileges on the recommendation of the Secretary of the Treasury and Proclamation duly made by the President of the United States, specially designating the ports to which the aforesaid privileges are to be extended:"

Now, therefore, I, FRANKLIN PIERCE, President of the United States of America, in accordance with the recommendation of the Secretary of the Treasury, do hereby declare and proclaim, that the ports of Rouse's Point, Cape Vincent, Suspension Bridge, and Dunkirk in the State of New York; Swanton, Alburg, and Island Pond, in the State of Vermont; Toledo, in the State of Ohio; Chicago, in the State of Illinois; Milwaukee, in the State of Wisconsin; Michillimackinac, in the State of Michigan; Eastport, in the State of Maine; and Pembina, in the territory of Minnesota, are and shall be entitled to all the privileges in regard to the exportation of merchandise in bond to the British North American Provinces, adjoining the United States, which are extended to the ports enumerated in the 7th section of the Act of Congress of the 3d of March, 1845, aforesaid, from and after the date of this Proclamation.

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 2d day of July, in the year of our Lord one thousand eight hundred and fifty five, and of the Independence of the United States of America the seventy-ninth.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

No. 40. Respecting an apprehended Invasion of Nicaragua.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA: Dec. 8, 1855.

A PROCLAMATION.

WHEREAS information has been received by me that sundry persons, citizens of the United States and others, residents therein, are preparing, within the jurisdiction of the same, to enlist, or enter themselves, or to hire or retain others to participate in military operations within the State of Nicaragua:

Now, therefore, I, FRANKLIN PIERCE, President of the United States, do warn all persons against connecting themselves with any such enterprise or
undertaking, as being contrary to their duty as good citizens and to the laws of their country, and threatening to the peace of the United States.

I do further admonish all persons who may depart from the United States, either singly or in numbers, organized or unorganized, for any such purpose, that they will thereby cease to be entitled to the protection of this government.

I exhort all good citizens to discountenance and prevent any such disreputable and criminal undertaking as aforesaid, charging all officers, civil and military, having lawful power in the premises, to exercise the same for the purpose of maintaining the authority and enforcing the laws of the United States.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed to these presents.

Done at the city of Washington, the eighth day of December, one thousand eight hundred and fifty-five, and of the Independence of the United States the eightieth.

FRANKLIN PIERCE.

BY THE PRESIDENT:

W. L. MARCY, Secretary of State.

No. 41. Newfoundland to have Benefits of Reciprocity Treaty.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS, by the second section of an act of the Congress of the United States approved the fifth day of August, one thousand eight hundred and fifty-four, entitled "An act to carry into effect a treaty between the United States and Great Britain, signed on the fifth day of June, eighteen hundred and fifty-four," it is provided that whenever the island of Newfoundland shall give its consent to the application of the stipulations and provisions of the said treaty to that province, and the legislature thereof, and the Imperial Parliament shall pass the necessary laws for that purpose, grain, flour, and breadstuffs of all kinds; animals of all kinds; fresh, smoked, and salted meats; cotton wool; seeds and vegetables; undried fruits; dried fruits; fish of all kinds; products of fish, and all other creatures living in the water; poultry; eggs; hides, furs, skins, or tails undressed; stone or marble in its crude or unworked state; slate; butter, cheese, tallow, horns; manures; ores of metals of all kinds; coal; pitch, tar, turpentine; ashes; timber and lumber of all kinds, round, hewed and sawed, unmanufactured in whole or in part; fire wood, plants, shrubs, and trees; pelts; wool; fish oil; rice; broom corn and bark; gypsum, ground or unground; hewn or wrought or unworked burl or grindstone; dye-stuffs; flax, hemp, and tow, unmanufactured; unmanufactured tobacco; and rags—shall be admitted free of duty from that province into the United States, from and after the date of a proclamation by the President of the United States, declaring that he has satisfactory evidence that the said province has consented, in a due and proper manner, to have the provisions of the treaty extended to it, and to allow the United States the full benefits of all the stipulations therein contained:

And whereas I have satisfactory evidence that the province of Newfoundland has consented, in a due and proper manner, to have the provisions of the aforesaid treaty extended to it, and to allow the United States the full benefits of all the stipulations therein contained, so far as they are applicable to that province:

Now, therefore, I, FRANKLIN PIERCE, President of the United States of America, do hereby proclaim that, from this date, the articles enumerated in the preamble of this proclamation, the growth and produce of the British North American colonies, shall be admitted from the aforesaid province of Newfoundland into the United States free of duty, so long as the aforesaid treaty shall remain in force.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed to these presents.
APPENDIX. PROCLAMATION. No. 42.

Done at the city of Washington, the twelfth day of December, in the year of our Lord one thousand eight hundred and fifty-five, and of the Independence of the United States the eightieth.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

No. 42. Respecting Disturbances in Kansas Territory.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

Feb. 11, 1856.

A PROCLAMATION.

WHEREAS indications exist that public tranquillity and the supremacy of law in the Territory of Kansas, are endangered by the reprehensible acts or purposes of persons, both within and without the same, who propose to direct and control its political organization by force: It appearing that combinations have been formed therein to resist the execution of the Territorial laws, and thus, in effect, subvert by violence all present constitutional and legal authority: It also appearing that persons residing without the Territory, but near its borders, have formed combinations and sent emissaries into the same: It also appearing that persons, inhabitants of remote states, are collecting money, arms, and provisions for the same purpose: And it further appearing that combinations within the Territory are endeavoring, by the agency of emissaries and otherwise, to induce individual States of the Union to intervene in the affairs thereof, in violation of the Constitution of the United States:

And whereas all such plans for the determination of the future institutions of the Territory, if carried into action from within the same, will constitute the fact of insurrection, and if from without, that of invasive aggression, and will, in either case, justify and require the forcible interposition of the whole power of the General Government, as well to maintain the laws of the Territory as those of the Union:

Now, therefore, I, FRANKLIN PIERCE, President of the United States, do issue this my proclamation to command all persons in unlawful combinations against the constituted authority of the Territory of Kansas or of the United States, to disperse and retire peaceably to their respective abodes; and to warn all such persons that any attempted insurrection in said Territory, or aggressive intrusion into the same, will be resisted not only by the employment of the local militia, but also by that of any available forces of the United States; to the end of securing immunity from violence and full protection to the persons, property, and civil rights of all peaceful and law-abiding inhabitants of the Territory.

If, in any part of the Union, the fury of faction or fanaticism, inflamed into disregard of the great principles of popular sovereignty, which, under the Constitution, are fundamental in the whole structure of our institutions, is to bring on the country the dire calamity of an arbitration of arms in that Territory, it shall be between lawless violence on the one side, and conservative force on the other, wielded by legal authority of the General Government.

I call on the citizens, both of adjoining and of distant States, to abstain from unauthorized intermeddling in the local concerns of the Territory, admonishing them that its organic law is to be executed with impartial justice; that all individual acts of illegal interference will incur condign punishment; and that any endeavor to intervene by organized force will be firmly withstood.

I invoke all good citizens to promote order by rendering obedience to the law; to seek remedy for temporary evils by peaceful means; to discomfiture and repulse the counsels and the instigation of agitators and of disorganizers; and to testify their attachment to their country, their pride in its greatness, their appreciation of the blessings they enjoy, and their determination that republican institutions shall not fail in their hands, by co-operating to uphold the majesty of the laws and to vindicate the sanctity of the Constitution.

In testimony whereof I have hereunto set my hand and caused the seal of the United States to be affixed to these presents.
APPENDIX. PROCLAMATIONS. Nos. 43, 44.

Done at the city of Washington, the eleventh day of February, in the year of our Lord one thousand eight hundred and fifty-six, and of the Independence of the United States the eighth.

FRANKLIN PIERCE

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

No. 43. Revoking the Exequatur of the British Consul at New York.

May 28, 1850.
FRANKLIN PIERCE, PRESIDENT OF THE UNITED STATES OF AMERICA.

To all whom it may concern:

Preamble.

WHEREAS by letters-patent, under the seal of the United States, bearing date the second day of March, A. D. 1843, the President recognized Anthony Barclay as consul of Her Britannic Majesty at New York, and declared him free to exercise and enjoy such functions, powers, and privileges as are allowed to the consuls of the most favored nations; but, for good and sufficient reasons, it is deemed proper that he should no longer exercise the said functions within the United States.

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, do hereby declare that the powers and privileges conferred as aforesaid on the said Anthony Barclay, are revoked and annulled.

In testimony whereof, I have caused these letters to be made patent, and the seal of the United States to be hereunto affixed.

Given under my hand, at the city of Washington, the twelfth day of May, A. D. 1850, and of the independence of the United States of America the 80th.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

No. 44. Revoking the Exequatur of the British Consul at Philadelphia.

May 28, 1850.
FRANKLIN PIERCE, PRESIDENT OF THE UNITED STATES OF AMERICA.

To all whom it may concern:

Preamble.

WHEREAS by letters-patent, under the seal of the United States, bearing date the second day of August, A. D. 1853, the President recognized George Benvenuto Mathew as consul of Her Britannic Majesty at Philadelphia, and declared him free to exercise and enjoy such functions, powers, and privileges as are allowed to the consuls of the most favored nations; but, for good and sufficient reasons, it is deemed proper that he should no longer exercise the said functions within the United States.

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, do hereby declare that the powers and privileges conferred as aforesaid on the said George Benvenuto Mathew, are revoked and annulled.

In testimony whereof, I have caused these letters to be made patent, and the seal of the United States to be hereunto affixed.

Given under my hand, at the city of Washington, the twenty-eighth day of May, A. D. 1850, and of the independence of the United States of America the 80th.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.
No. 45. Revoking the Exequatur of the British Consul at Cincinnati.

FRANKLIN PIERCE, PRESIDENT OF THE UNITED STATES OF AMERICA.

May 30, 1856.

To all whom it may concern:

Whereas, by letters-patent, under the seal of the United States, bearing date the seventeenth day of August, A. D. 1852, the President recognized Charles Rowcroft as consul of Her Britannic Majesty at Cincinnati, and declared him free to exercise and enjoy such functions, powers, and privileges as are allowed to the consuls of the most favored nations; but, for good and sufficient reasons, it is deemed proper that he should no longer exercise the said functions within the United States:

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, do hereby declare that the powers and privileges aforesaid on the said Charles Rowcroft, are revoked and annulled.

In testimony whereof, I have caused these letters to be made patent, and the seal of the United States to be hereunto affixed.

Given under my hand, at the city of Washington, the twenty-eighth day of May, A. D. 1856, and of the independence of the United States of America the 80th.

FRANKLIN PIERCE.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

No. 46. Respecting the Boundary with Mexico.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA. June 2, 1856.

A PROCLAMATION.

Whereas, pursuant to the first article of the treaty between the United States and the Mexican Republic, of the thirtieth day of December, one thousand eight hundred and fifty-three, the true limits between the territories of the contracting parties were declared to be as follows:

"Retaining the same dividing line between the two Californias as already defined and established, according to the fifth article of the treaty of Guadalupe Hidalgo, the limits between the two republics shall be as follows:

"Beginning in the Gulf of Mexico, three leagues from land, opposite the mouth of the Rio Grande, as provided in the fifth article of the treaty of Guadalupe Hidalgo; thence, as defined in the said article, up the middle of that river to the point where the parallel of 31° 47' north latitude crosses the same; thence due west one hundred miles; thence south to the parallel of 31° 20' north latitude; thence along the said parallel of 31° 20' to the 111th meridian of longitude west of Greenwich; thence in a straight line to a point on the Colorado River twenty English miles below the junction of the Gila and Colorado rivers; thence up the middle of the said River Colorado until it intersects the present line between the United States and Mexico;"

And whereas, the said dividing line has been surveyed, marked out, and established, by the respective commissioners of the contracting parties, pursuant to the same article of the said treaty:

Now, therefore, be it known, that I, FRANKLIN PIERCE, President of the United States of America, do hereby declare to all whom it may concern, that the line aforesaid shall be held and considered as the boundary between the United States and the Mexican Republic, and shall be respected as such by the United States and the citizens thereof.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed.

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APPENDIX. PROCLAMATIONS. Nos. 47, 48.

Given under my hand, at the city of Washington, this second day of June, [L. 8.] in the year of our Lord one thousand eight hundred and fifty-six, and of the Independence of the United States the eightieth.

BY THE PRESIDENT:
W. L. MARCY, Secretary of State.

No. 47. Calling an Extra Session of Congress.

August 18, 1856. BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS, whilst hostilities exist with various Indian tribes on the remote frontiers of the United States, and whilst in other respects the public peace is seriously threatened, Congress has adjourned without granting necessary supplies for the army, depriving the Executive of the power to perform his duty in relation to the common defence and security, and an extraordinary occasion has thus arisen for assembling the two Houses of Congress, I do, therefore, by this my proclamation, convene the said Houses to meet at the Capitol, in the city of Washington, on Thursday, the twenty-first day of August, instant, hereby requiring the respective Senators and Representatives then and there to assemble, to consult and determine on such measures as the state of the Union may seem to require.

In testimony whereof, I have caused the seal of the United States to be hereunto affixed, and signed the same with my hand.

Done at the city of Washington, the eighteenth day of August, in the year of our Lord one thousand eight hundred and fifty-six, and of the Independence of the United States the eighty-first.

FRANKLIN PIERCE.

BY ORDER:
W. L. MARCY, Secretary of State.

No. 48. Respecting taking the Sense of the Citizens of the District of Columbia for or against the Adoption of the Code prepared for the District.

Dec. 24, 1857. BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

1855, ch. 174. Vol. x. p. 642. WHEREAS by an act of Congress approved March 3, 1855, entitled "An act to improve the laws of the District of Columbia, and to codify the same," the President of the United States was directed to appoint a time and place for taking the sense of the citizens of the District of Columbia for or against the adoption of the Code prepared in pursuance of said act, and further to provide and proclaim the mode and rules of conducting such election;—

Now, therefore, be it known that I do hereby appoint Monday, the 15th day of February, 1858, as the day for taking the sense of the citizens of the District of Columbia, as aforesaid.

The polls will be opened at nine o'clock, A. M., and closed at five o'clock, P. M. Every free white male citizen of the United States above the age of twenty-one years, who shall have resided in the District of Columbia for one year next preceding the said fifteenth day of February, 1858, shall be allowed to vote at said election.

The voting shall be by ballot. Those in favor of the adoption of the Revised
APPENDIX. PROCLAMATIONS. Nos. 48, 49.

Code will vote a ballot with the words "For the Revised Code" written or printed upon the same; and those opposed to the adoption of the said code will vote a ballot with the words "Against the Revised Code" written or printed upon the same.

The places where the said election shall be held, and the judges who shall conduct and preside over the same will be as follows:—


For the Sixth Ward, at the Anacostia engine-house. Judges: John D. Brandt, George A. Bohrer, and George R. Ruff.


For that portion of the county of Washington which lies west of Rock Creek, at Conrad's tavern, in Tenallytown. Judges: Joshua Peirce, Charles R. Belt, and William D. C. Murdock.

For that portion of said county which lies between Rock Creek and the Eastern Branch of the Potomac, at Seventh street toll-gate. Judges: Thomas Blagden, Dr. Henry Haw, and Abner Shoemaker.

And for that portion of said county which lies east of the Eastern Branch of the Potomac, at Goodhope Tavern. Judges: Selby B. Scaggs, Fenwick Young, and Dr. Wellford Manning.

The judges presiding at the respective places of holding the elections shall be sworn to perform their duties faithfully; and, immediately after the close of the polls, they shall count up the votes and certify what number were given "For the Revised Code," and what number "Against the Revised Code," which certificates shall be transmitted within twenty-four hours to the Attorney-General of the United States, who will report the same to me.

Given under my hand this twenty-fourth day of December, A. D. eighteen hundred and fifty-seven, and of independence the eighty-second.

JAMES BUCHANAN.

No. 49. Respecting discriminating Duties of Tonnage and Impost upon Vessels and Cargoes of the Subjects of His Holiness, the Pope.


A PROCLAMATION.

WHEREAS, by an act of Congress of the United States, of the twenty-fourth of May, one thousand eight hundred and twenty-eight, entitled "An act in addition to an act entitled 'An act concerning discriminating duties of tonnage and impost,' and to equalize the duties on Prussian vessels and their cargoes," it is provided, that upon satisfactory evidence being given to the President of the United States, by the government of any foreign nation, that no discriminating duties of tonnage or impost are imposed or levied in the ports of the said nation 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, the President is thereby authorized to issue his proclamation declaring that the foreign discriminating duties of tonnage and impost within the United States are, and shall be, suspended and discontinued, so far as respects the vessels of the said foreign nation, and the produce, manufactures, or merchandise imported into the United States in the same from the
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APPENDIX. PROCLAMATIONS. Nos. 49, 50.
such foreign nation, or from any other foreign country; the said suspension to take effect from the time of such notification being given to the President of the United States, and to continue so long as the reciprocal exemption of vessels belonging to citizens of the United States, and their cargoes, as aforesaid, shall be continued, and no longer:

And whereas satisfactory evidence has lately been received from the government of His Holiness the Pope, through an official communication addressed by Cardinal Antonelli, his secretary of state, to the minister resident of the United States at Rome, under date of the seventh day of December, one thousand eight hundred and fifty-seven, that no discriminating duties of tonnage or impost are imposed or levied in the ports of the Pontifical States 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:

Now, therefore, I, JAMES BUCHANAN, President of the United States of America, do hereby declare and proclaim that the foreign discriminating duties of tonnage and impost within the United States are, and shall be, suspended and discontinued, so far as respects the vessels of the subjects of His Holiness the Pope, and the produce, manufactures, or merchandise imported into the United States in the same from the Pontifical States, or from any other foreign country; the said suspension to take effect from the seventh day of December, one thousand eight hundred and fifty-seven, above mentioned, and to continue so long as the reciprocal exemption of vessels belonging to citizens of the United States and their cargoes as aforesaid shall be continued, and no longer.

Given under my hand, at the city of Washington, the twenty-fifth day of February, in the year of our Lord one thousand eight hundred and fifty-eight, and of the independence of the United States the eighty-second.

JAMES BUCHANAN.

By the President:

LEWIS CASS, Secretary of State.

No. 50. Respecting the Rebellion and Mormon Troubles in the Territory of Utah.

April 6, 1858.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

WHEREAS, the Territory of Utah was settled by certain emigrants from the States, and from foreign countries, who have for several years past manifested a spirit of insubordination to the constitution and laws of the United States. The great mass of these settlers, acting under the influence of leaders to whom they seem to have surrendered their judgment, refuse to be controlled by any other authority. They have been often advised to obedience, and these friendly counsels have been answered with defiance. The officers of the federal government have been driven from the Territory for no offence but an effort to do their sworn duty. Others have been prevented from going there by threats of assassination. Judges have been violently interrupted in the performance of their functions, and the records of the courts have been seized and either destroyed or concealed. Many other acts of unlawful violence have been perpetrated, and the right to repeat them has been openly claimed by the leading inhabitants, with at least the silent acquiescence of nearly all the others. Their hostility to the lawful government of the country has at length become so violent that no officer bearing a commission from the Chief Magistrate of the Union can enter the Territory or remain there with safety; and all the officers recently appointed have been unable to go to Salt Lake or anywhere else in Utah beyond the immediate power of the army. Indeed, such is believed to be the condition to which a strange system of terrorism has brought the inhabitants of that region, that no one among them could express an opinion favorable to this government, or even propose to obey its laws, without exposing his life and property to peril.

After carefully considering this state of affairs, and maturely weighing the obligation I was under to see the laws faithfully executed it seemed to me right
and proper that I should make such use of the military force at my disposal as might be necessary to protect the federal officers in going into the Territory of Utah, and in performing their duties after arriving there. I accordingly ordered a detachment of the army to march for the City of Salt Lake, or within reach of that place, and to act in case of need as a posse for the enforcement of the laws. But, in the mean time, the hatred of that misguided people for the just and legal authority of the government had become so intense that they resolved to measure their military strength with that of the Union. They have organized an army not far from contemptible in point of numbers, and trained it, if not with skill, at least with great assiduity and perseverance. While the troops of the United States were on their march, a train of baggage-wagons, which happened to be unprotected, was attacked and destroyed by a portion of the Mormon forces, and the provisions and stores with which the train was laden were wantonly burnt. In short, their present attitude is one of decided and unreserved enmity to the United States and to all their loyal citizens. Their determination to oppose the authority of the government by military force has not only been expressed in words, but manifested in overt acts of the most unequivocal character.

Fellow-citizens of Utah! this is rebellion against the government to which you owe allegiance. It is levying war against the United States, and involves you in the guilt of treason. Persistence in it will bring you to condign punishment, to ruin, and to shame; for it is mere madness to suppose that, with your limited resources, you can successfully resist the force of this great and powerful nation. If you have calculated upon the forbearance of the United States—if you have permitted yourselves to suppose that this government will fail to put forth its strength and bring you to submission—you have fallen into a grave mistake. You have settled upon territory which lies geographically in the heart of the Union. The land you live upon was purchased by the United States and paid for out of their treasury; the proprietary right and title to it is in them, and not in you. Utah is bounded on every side by States and Territories whose people are true to the Union. It is absurd to believe that they will or can permit you to erect in their very midst a government of your own, not only independent of the authority which they all acknowledge, but hostile to them and their interests.

Do not deceive yourselves nor try to mislead others by propagating the idea that this is a crusade against your religion. The constitution and laws of this country can take no notice of your creed, whether it be true or false. That is a question between your God and yourselves, in which I disclaim all right to interfere. If you obey the laws, keep the peace, and respect the just rights of others, you will be perfectly secure, and may live on in your present faith or change it for another at your pleasure. Every intelligent man among you knows very well that this government has never, directly or indirectly, sought to molest you in your worship, to control you in your ecclesiastical affairs, or even to influence you in your religious opinions.

This rebellion is not merely a violation of your legal duty; it is without just cause, without reason, without excuse. You never made a complaint that was not listened to with patience. You never exhibited a real grievance that was not redressed as promptly as it could be. The laws and regulations enacted for your government by Congress have been equal and just, and their enforcement was manifestly necessary for your own welfare and happiness. You have never asked their repeal. They are similar in every material respect to the laws which have been passed for the other Territories of the Union, and which everywhere else (with one partial exception) have been cheerfully obeyed. No people ever lived who were freer from unnecessary legal restraints than you. Human wisdom never devised a political system which bestowed more blessings or imposed lighter burdens than the government of the United States in its operation upon the Territories.

But being anxious to save the effusion of blood, and to avoid the indiscriminate punishment of a whole people for crimes of which it is not probable that all are equally guilty, I offer now a free and full pardon to all who will submit themselves to the authority of the federal government. If you refuse to accept it, let the consequences fall upon your own heads. But I conjure you to pause deliberately and reflect well before you reject this tender of peace and good-will.

Now, therefore, I, JAMES BUCHANAN, President of the United States, have thought proper to issue this, my proclamation, enjoining upon all public officers in the Territory of Utah to be diligent and faithful, to the full extent of their
power, in the execution of the laws; commanding all citizens of the United States in said Territory to aid and assist the officers in the performance of their duties; offering to the inhabitants of Utah, who shall submit to the laws, a free pardon for the seditions and treasons heretofore by them committed; warning those who shall persist, after notice of this proclamation, in the present rebellion against the United States, that they must expect no further lenity, but look to be rigorously dealt with according to their deserts; and declaring that the military forces now in Utah, and hereafter to be sent there, will not be withdrawn until the inhabitants of that Territory shall manifest a proper sense of the duty which they owe to this government.

In testimony whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed to these presents.

Done at the city of Washington, the sixth day of April, one thousand eight hundred and fifty-eight, and of the independence of the United States the eighty-second.

JAMES BUCHANAN

BY THE PRESIDENT:
LEWIS CASS, Secretary of State.

No. 51. Convening an Extraordinary Session of the Senate.

June 14, 1858.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS an extraordinary occasion has occurred, rendering it necessary and proper that the Senate of the United States shall be convened to receive and act upon such communications as have been or may be made to it on the part of the Executive:

Now, therefore, I, JAMES BUCHANAN, President of the United States, do issue this my proclamation declaring 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 the fifteenth day of this month, at twelve o'clock at noon of 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 Washington, this fourteenth day of June, anno Domini, 1858, and of the independence of the United States the eighty-second.

JAMES BUCHANAN.

BY THE PRESIDENT:
LEWIS CASS, Secretary of State.

No. 52. Respecting an apprehended Invasion of Nicaragua.

October 30, 1858.

BY JAMES BUCHANAN, PRESIDENT OF THE UNITED STATES OF AMERICA:

A PROCLAMATION.

WHEREAS information has reached me from sources which I cannot disregard that certain persons, in violation of the neutrality laws of the United States, are making a third attempt to set on foot a military expedition within their territory against Nicaragua, a foreign State, with which they are at peace. In order to raise money for equipping and maintaining this expedition, persons connected therewith, as I have reason to believe, have issued and sold bonds and other contracts pledging the public lands of Nicaragua and the transit route through its territory as a security for their redemption and fulfilment.

The hostile design of this expedition is rendered manifest by the fact that these bonds and contracts can be of no possible value to their holders, unless the pres-
ent government of Nicaragua shall be overthrown by force. Besides, the envoy extraordinary and minister plenipotentiary of that government in the United States has issued a notice, in pursuance of his instructions, dated on the 27th instant, forbidding the citizens or subjects of any nation, except passengers intending to proceed through Nicaragua over the Transit Route from ocean to ocean, to enter its territory without a regular passport, signed by the proper minister or consul-general of the republic resident in the country from whence they shall have departed. Such persons, with this exception, "will be stopped and compelled to return by the same conveyance that took them to the country."

From these circumstances, the inference is irresistible that persons engaged in this expedition will leave the United States with hostile purposes. They cannot, under the guise which they have assumed, that they are peaceful emigrants, conceal their real intentions, and especially when they know, in advance, that their landing will be resisted, and can only be accomplished by an overpowering force. This expedient was successfully resorted to previous to the last expedition, and the vessel in which those composing it were conveyed to Nicaragua, obtained a clearance from the collector of the port of Mobile. Although, after a careful examination, no arms or munitions of war were discovered on board, yet, when they arrived in Nicaragua, they were found to be armed and equipped and immediately commenced hostilities.

The leaders of former illegal expeditions of the same character have openly expressed their intention to renew hostilities against Nicaragua. One of them, who has already been twice expelled from Nicaragua, has invited, through the public newspapers, American citizens to emigrate to that republic, and has designated Mobile as the place of rendezvous and departure, and San Juan del Norte as the port to which they are bound. This person, who has renounced his allegiance to the United States, and claims to be President of Nicaragua, has given notice to the collector of the port of Mobile that two or three hundred of these emigrants will be prepared to embark from that port about the middle of November.

For these and other good reasons, and for the purpose of saving American citizens who may have been honestly deluded into the belief that they are about to proceed to Nicaragua as peaceful emigrants, if any such there be, from the disastrous consequences to which they will be exposed, I, JAMES BUCHANAN, President of the United States, have thought it fit to issue this my proclamation enjoining upon all officers of the government, civil and military, in their respective spheres, to be vigilant, active, and faithful in suppressing these illegal enterprises, and in carrying out their standing instructions to that effect; exhorting all good citizens, by their respect for the laws and their regard for the peace and welfare of the country, to aid the efforts of the public authorities in the discharge of their duties.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed to these presents.

Done at the city of Washington, the thirtieth day of October, one thousand eight hundred and fifty-eight, and of the independence of the United States the eighty-third.

JAMES BUCHANAN.

BY THE PRESIDENT:
LEWIS CASS, Secretary of State.

No. 53. Convening an Extraordinary Session of the Senate of the United States.


A PROCLAMATION.

WHEREAS an extraordinary occasion has occurred rendering it necessary and proper that the Senate of the United States shall be convened to receive and act upon such communications as have been or may be made to it on the part of the Executive:

Now, therefore, I, JAMES BUCHANAN, President of the United States, do issue this my proclamation, declaring that an extraordinary occasion requires the Senate of the United States to convene for the transaction of business at the
APPENDIX. PROCLAMATION. No. 53.

Capitol, in the city of Washington, on the 4th day of next month, at 12 o'clock at noon of that day, of which all who shall then 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 Washington, this 26th day of February, anno Domini, 1859, and of the independence of the United States the eighty-third.

JAMES BUCHANAN.

BY THE PRESIDENT:
LEWIS CASS, Secretary of State