allowed by law to any officer of the Senate or of the House of Representatives.

APPROVED June 2, 1864,

CHAP. XIV .- An Act to secure the prompt printing of the laws of the Confederate States. June 3, 1864.

The Congress of the Confederate States of America do cnact, That Attorney Genethe Attorney General be, and he is hereby, authorized to employ, from ral may employ time to time, such additional clerical force as he may deem necessary force to aid the law to aid the law clerk to prepare promptly for publication, immediately clerk. after the adjournment of each session of Congress, the acts, resolutious and treaties of the Confederate States, adopted during the session.

SEC. 2. That the Attorney General be, and he is hereby, authorized to contract for the printing, publishing and binding of the acts, resolu-contract for the tions and treaties adopted at each session of Congress, conformably to the printing. Ac., of provisions of an entitled "An act to privide for the safe custody, print-tions and treaties. ing, publication and distribution of the laws, and to provide for the See acts of pro-appointment of an additional clerk in the Department of Justice, of Aug. 5, 1861. approved fifth of August, eighteen hundred and sixty-one, whenever, in his judgment, they may not be promptly executed by the public

Authorized to

printer.

SEC. 3. That all the printing required by the heads of the several executive departments (the Post-Office Department excepted,) shall be executed Executive Departander the direction of the Superintendent of Public Printing; and such tion of Sup't. of compensation shall be paid as may be agreed upon between the heads of Public printing. the departments, respectively, and the contractor or contractors doing the work. The Superintendent of Public Printing shall have authority to apportion the work of said departments among any number of contractors and printing establishments that may be necessary to secure the prompt of the work. execution thereof, and he may have the same done by job or otherwise.

Printing for the

Apportionme n t

SEC. 4. In addition to the copy of the laws which the members of Number of copies Congress are now entitled to receive by law, there shall be delivered to of the laws to them by the Attorney General one copy of the acts of each session of Congress are en-Congress, and one copy of the laws of the provisional Congress now in titled. course of publication, and hereafter every new member of Congress shall be entitled to two copies of said laws.

APPROVED June 3, 1864.

CHAP. XV .- An Act to amend an act entitled " An act to provide for holding elections June 3, 1864. of Representatives in the Congress of the Confederate States in the State of Tennessee," approved May first, eighteen hundred and sixty-three.

The Congress of the Confederate States of America do enact, That Election for repthe act entitled "An act to provide for holding elections for Representatives in Congress from the tatives in the Congress of the Confederate States in the State of Ten-State of Tennessor. nessee," approved May first, eighteen hundred and sixty-three, be Person receiving nessee," approved May arst, eighteen numbered and energy approved the highest num-amended so that the person voted for as representative of any specified the highest numdistrict, receiving the highest number of votes of the whole vote of the whole vote of the State, shall be commissioned as representative of the district for which state, to be commissioned. he is voted for.

SEC. 2. That in all elections held under said act, polls shall be opened Where polls to in the camps of the army, as well out of as in the State, and the election be opened.