section. Every discharge granted by the said medical board shall be final, and shall relieve the party from all military service in the future, when the disability is permanent, and the cause of it is set forth in the certificate.

Sec. 7. It shall be the duty of all officers and others employed in the military service of the Confederate States, and not actually in the field, nor attached to any army in the field, including quartermasters and commissaries, commanders of posts, provost marshals, officers of the ordnance, nitre and mining, and medical bureaux, and others, to make certified returns, under oath, every two months, to the nearest conscript officer, of the names, ages, and physical condition of all persons employed in their service, which returns shall be forwarded to the general officer controlling conscription in the State.

Sec. 8. That, for the enforcement of the duties imposed by this Act upon the general officers controlling conscription in the several States, they may employ such detachments of the

reserve forces as they may deem necessary.

Sec. 9. That the Bureau of Conscription and the camps of instruction are hereby abolished, and all rules and regulations of the War Department inconsistent with this Act are hereby abrogated.

Approved, March 7, 1865.

[Text from enrolled act in Duke University Library.]

No. 113. An Act to amend post route, number sixteen hundred and forty nine, in the State of Georgia.

The Congress of the Confederate States of America do enact, That post route, number sixteen hundred and forty-nine, from Albany, by Gum Pond and Youngsville, to Thomasville, Georgia, be amended so that it may hereafter extend from Albany, by Camilla, to Thomasville, Georgia; and that the Postmaster General be and he is hereby authorized to transfer the service from the present route to the route as amended.

Approved, March 8, 1865.

[Text from enrolled act in Duke University Library.]