

libel in any district court of the United States having jurisdiction of the offence.

Blank manifests, &c., to be kept for sale by collectors, &c.
Price of blanks.
 SEC. 2. *And be it further enacted*, That collectors and surveyors of the collection districts on the said frontiers are authorized to keep on sale, at their several offices, blank manifests and clearances required for the business of their districts, and to charge the sum of ten cents and no more for each blank which shall be prepared and executed by them.

Goods under reciprocity treaty may be entered at any port on northern, &c., frontier, upon, &c.
 SEC. 3. *And be it further enacted*, That goods imported under the reciprocity treaty with Great Britain may be entered at any port on the northern, northeastern, and northwestern frontiers of the United States, upon satisfactory evidence being given to the collector at the port where such goods are offered for entry, that they are of the growth or production of Canada, without the consular certificate now required.

Fees for such entry.
 SEC. 4. *And be it further enacted*, That for every entry of goods at any custom-house on the northern, northeastern, and northwestern frontiers of the United States, a fee of forty cents shall be charged by the collector, and accounted for to the government.

Special agents at ports opened in the States in insurrection.
 1863, ch. 120, § 5.
Post, p. 821.
Compensation.
 SEC. 5. *And be it further enacted*, That the Secretary of the Treasury be, and he is hereby, authorized in all cases where ports may be opened within the limits of insurrectionary States, during the existing rebellion, to appoint special agents to perform the functions of the ordinary officers subordinate to the Treasury Department at such ports: *Provided*, That the compensation to be allowed such temporary officers shall not exceed that paid to permanent officers of the same position during the year eighteen hundred and fifty-nine, nor exceed the compensation ordinarily allowed to such official agents.

APPROVED, July 14, 1862.

July 14, 1862. CHAP. CLXX. — *An Act in relation to the Election of Representatives to Congress by single Districts.*

Representatives in Congress to be elected by single districts.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in each State entitled in the next and any succeeding Congress to more than one representative, the number to which such State is or may be hereafter entitled shall be elected by districts composed of contiguous territory, equal in number to the number of representatives to which said State may be entitled in the Congress for which said election is held, no one district electing more than one representative: *Provided*, That the provisions of this act shall not apply to the State of California so far as it may affect the election of representatives to the thirty-eighth Congress: *And provided, further*, That in the election of representatives to the thirty-eighth Congress from the State of Illinois, the additional representative allowed to said State by an act entitled "An act fixing the number of the House of Representatives from and after the third day of March, eighteen hundred and sixty-three, approved March fourth, eighteen hundred and sixty-two, may be elected by the State at large, and the other thirteen representatives to which the State is entitled by the districts as now prescribed by law in said State, unless the legislature of said State should otherwise provide before the time fixed by law for the election of representatives therein.

This act not to apply to California.
Additional representative from Illinois may be elected from the State at large.
 APPROVED, July 14, 1862.

July 14, 1862. CHAP. CLXXI. — *An Act to establish additional Post Routes.*

Post routes established in
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:

California.

CALIFORNIA.

From Carson, Nevada Territory, to Aurora, California.

From Ione City, via Lancha Plana, Poverty Bar, Jenny Lind, Brushville, Salt Spring Valley, Copperopolis, O'Byen's Ferry, and Jefferson, to Sonora.

DELAWARE.

Delaware.

From Townsend, via Black Bird, to Deakynesville.

MASSACHUSETTS.

Massachusetts.

From Hancock to Lanesborough.

INDIANA.

Indiana.

From Grandview, via Newtonville, Buffaloville, Santa Claus, and Morgan Hill, to Ferdinand.

From Madison, via Brooksbury and Braytown to Mount Stirling, and thence via Howe and Mannible to Madison.

From Freedom, in Owen County in Indiana, by way of Arney, intersecting the present established route at Hauserville.

From Harrison, Ohio, to Mount Carmel, Indiana.

From Ogden to Rushville.

From Sullivan, via Merom, Indiana, and Palestine, Illinois, to Robinson, Illinois.

From New Point, (Rosburgh Post Office,) via Saint Maurice, to Clarksburgh.

From Waterloo City to Angola.

From Bremen, via Hepton and Millward, to Leesburgh.

ILLINOIS.

Illinois.

From Metamora, via Low Point and Washburn, to Lacon.

From Toulon, via Elmira, Osceola, and Neponset, to Sheffield.

From Shelbyville, via Holland, Accommodation, and Mowkinson, to Freemanton.

MAINE.

Maine.

From Wilton to Weld.

MICHIGAN.

Michigan.

From Frankfort, via Benzonia, to Traverse City.

From Ionia to Stanton.

From Middleville to Wayland.

From Miles, via Berrien Centre, Berrien Springs, Eau Claire, Pipestone, and Sodus, to Saint Joseph.

IOWA.

Iowa.

From Des Moines, Polk County, to Dalmanutha, Guthrie County.

From Decatur City, via Terre Houte, Decatur County, to Eagleville, Harrison County, Missouri.

MISSOURI.

Missouri.

From Perryville, via Brihle's Store and Stamer's Mill, to Greene.

From the old depot of the North Missouri Railroad Company, in First street, Saint Louis, via the railroad track, through blocks two hundred and thirty-four and two hundred and thirty-three, and along Lewis street, as the railroad has been located by the government of the United States, thence through block two hundred and twenty-seven, to Front or Levee street, and along said track laid on said street to the depots, respectively, of the Pacific and Iron Mountain railroads.

MARYLAND.

Maryland.

From Fallston to Pleasantville.

From Berkleyville to Hempstead.

New Hampshire.

NEW HAMPSHIRE.

From Union, via Wakefield, North Wakefield, Wolfborough, Ossipee, Ossipee Centre, and Effingham Falls, to Freedom.
From Greenfield, via Bennington, to Antrim.

New York.

NEW YORK.

From Bloomingdale to Brighton.

Ohio.

OHIO.

From Cherry Valley, via West Andover and Andover, Ohio, to Espyville, Pennsylvania.
From Cold Water to New Bremen.

Pennsylvania.

PENNSYLVANIA.

From Barnsville to Mahanoy City.
From Pine Grove, via Friedensburg, to Schuylkill Haven.
From Easton, via Martin's Creek, Boston, and Mount Bethel, to Dill's Ferry.
From Miltenberger's, via Philip Kresge's to Tannersville.
From Moscow, via Slote's Corners, Dalesville, and Springbrook, to Pittston.
From Centreville, via Bovard's Mills, to Annandale.
From Warfordsburg, via Mount Airy, Emmaville, and Cherry Grove, to Bloody Run.
From Brickerville, via Eberly's Store and Lincoln, to Ephrata, Lancaster County.

Vermont.

VERMONT.

From Barton Landing, via Coventry and Salem, to Newport.
From Chelsey to Williamstown.

Colorado.

COLORADO.

From Denver, via Burlington and Laporte, to Fort Larimie.
From Cache Creek, via Pencha Pass, to Conejos.
From Colorado City to Russellville.
From Pueblo, via Huerfano to Trinidad, on the Purgatorie.
From Cannon City, via the Arkansas Route and Pass, to Camp Crittenden, in Utah Territory.

Washington.

WASHINGTON.

From Walla-Walla to Fort Colville.
From Vancouver City to Walla-Walla.
From Fort Madison, via Muckeltre Atsalada, to Coveland.
APPROVED, July 14, 1862.

July 14, 1862. CHAP. CLXXII.—*An Act concerning the Courts of the United States in and for the District of Michigan.*

Term of Federal Circuit Court at Detroit.

Provision for process, &c.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in addition to the courts now provided by law to be held in the district of Michigan, a general term of the Circuit Court of the United States for said district of Michigan shall be held annually at the court room in the city of Detroit on the second Monday of February, and that all writs, bills, pleas, suits, appeals, recognizances, indictments, and all other proceedings, civil and criminal, shall be proceeded with at said term in like manner as now at the June and October terms of said court.

APPROVED, July 14, 1862.