CHAP. CLXXIII. — An Act to extend the territorial Limits of the Territory of Nevada.

July 14, 1862.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that part of the territory added to tory of the United States included within the following limits, namely: Nevada. beginning at the point of intersection of the forty-second degree of north latitude with the thirty-eighth degree of longitude west from Washington; thence running south on the said thirty-eighth degree of west longitude until it intersects the northern boundary line of New Mexico; thence due west to the thirty-ninth degree of longitude west from Washington; thence with said thirty-ninth degree north to the intersection of said forty-second degree of north latitude; thence east with said forty-second degree of north latitude to the place of beginning, be, and the same is hereby, attached to and made a part of the Territory of Nevada, subject to the limitations, restrictions, and provisions of the act organizing the Territory of

Certain terri-

Boundaries.

APPROVED, July 14, 1862.

Nevada.

CHAP. CLXXIV. — An Act for changing the Place for holding the September Term of the District Court of the United States in the District of Maine.

July 14, 1862.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the District Court of the Change of Federal Dis-United States now held at Wiscasset, in the District of Maine on the first trict Court in Tuesday of September of each year, be hereafter held at Bath, in said Maine from Wiscasset to district, on the same day in each year.

Change of term Bath.

SEC. 2. And be it further enacted, That all indictments, suits, informations, actions, proceedings, and recognizances of every kind, whether process. civil or criminal, shall have day in court, and be proceeded in, heard, tried, and determined in Bath, in the same manner and on the same day they might be in Wiscasset aforesaid.

Provision for

APPROVED, July 14, 1862.

CHAP. CLXXV. — An Act repealing the Law requiring Bonds of Paymasters and Assistant Paymasters to be approved by the Judye or Attorney of the District in which such Paymaster or Assistant Paymaster shall reside.

July 14, 1862.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the law requiring the official bond of a paymaster or assistant paymaster in the navy to be approved by paymasters and the judge or attorney of the United States for the district in which such masters to be appaymaster or assistant paymaster shall reside, be and the same is hereby proved by Secre-repealed, and such bond shall be deemed and taken to be satisfactory and tary of Navy. sufficient whenever the Secretary of the Navy shall be satisfied on such evidence as he shall consider proper, that such bond ought to be approved and accepted.

Official bond of

APPROVED, July 14, 1862.

CHAP. CLXXVII. — An Act to authorize the Secretary of the Navy to accept the Title to July 15, 1862. League Island, in the Delaware River, for Naval 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 Navy be, and he is hereby, authorized to receive and accept from the city au- whole of League thorities of the city of Philadelphia the title to League Island, in the water mark, may Delaware River, together with the marsh east of and adjacent thereto, be accepted if, &c within the First ward of the said city of Philadelphia, together with all riparian rights and privileges thereunto belonging and appertaining, to be used for naval purposes by the government of the United States: Provided, That said title shall not be accepted and received unless the same shall be perfect and indefeasible to the whole island to low-water mark; nor, if upon more thorough examination and survey of the premises by a

Perfect title to