SEC. 2. And be it further resolved, That the President of the United Communication States be requested to communicate this resolution to Admiral Porter, of resolution. and through him to the officers, seamen, and marines under his command.

APPROVED, January 24, 1865.

[No. 9.] Joint Resolution authorizing the Secretary of the Treasury to give the necessary Notice stipulated pending the Intention of the United States to purchase the Building known Jan. 25, 1865. as Merchants' Exhange, New York City, now used for Custom-House Purposes.

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 give notice to the owners of owners of Mer-the building in New York city known as the Merchants' Exchange, and change in New occupied as a custom-house, of the intention of the United States to pur- York. chase the same, for the sum of one million dollars, in accordance with the terms stipulated in the existing lease of the property to the government.

APPROVED, January 25, 1865.

[No. 10.] Joint Resolution reserving Mineral Lands from the Operation of all Acts, passed at the first Session of the Thirty-eighth Congress, granting Lands, or extending the Time of former Grants.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That no act passed at the first session of the thirty-eighth congress, granting lands to states or corpora- to states or cortions, to aid in the construction of roads or for other purposes, or to porations not to include mineral extend the time of grants heretofore made, shall be so construed as to lands. embrace mineral lands, which in all cases shall be, and are, reserved exclusively to the United States, unless otherwise specially provided in the act or acts making the grant.

APPROVED, January 30, 1865.

[No. 11.] A Resolution submitting to the Legislatures of the several States a Proposition to amend the Constitution of the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of both Houses concurring,) That the following article be proposed to the legislatures of Proposed the several states as an amendment to the constitution of the United amendment of States, which, when ratified by three fourths of said legislatures, shall be the constitution. valid, to all intents and purposes, as a part of the said constitution, namely : ----

ARTICLE XIII.

SECTION 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

SECTION 2. Congress shall have power to enforce this article by appropriate legislation.

APPROVED, February 1, 1865.

[No. 12.] Joint Resolution declaring certain States not entitled to Representation in the Electoral College.

WHEREAS the inhabitants and local authorities of the States of Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Texas, Arkansas, and Tennessee rebelled against the government of the United States, and were in such condition on the eighth day of November, eighteen hundred and sixty-four, that no valid election for electors of President and Vice-President of the United States, according to the constitution and laws thereof, was held therein on said day: Therefore,

Be it resolved by the Senate and House of Representatives of the United

Feb. 8, 1865.

Preamble.

Grants of lands

Jan. 30, 1865.

Feb. 1, 1865.

Notice to

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