Adela, schooner Alicia and cargo, schooner Isabel and cargo, the steamer James Battle, schooner Diana and cargo, schooner Sea Lion and cargo, the cargo of the steamer Nita, steamer Pearl and cargo, schooner Teresa No. 2, steamer Union, steamer Victor and cargo, and schooner John Wil-

SEC. 2. And be it further enacted, That the Secretary of the Navy is hereby authorized and directed to deposit with the assistant United States Navy to deposit treasurer at Washington, District of Columbia, the appraised values of the of certain prize prize steamers Adela and Nita, condemned in said district court, and steamers taken taken into the naval service, and, after deducting all proper charges and into naval service. expenses, a moiety of the same shall be distributed under the decree of the said district court, according to law, among the captors entitled to to be distributed. share in said prizes, the steamers Adela and Nita respectively, and the remaining moiety of the same shall be subject to the order of the said district court, as hereinafter provided.

Secretary of appraised value

Amounts, how

Sec. 3. And be it further enacted, That of the moneys mentioned in Sufficient the first section of this act, when deposited as herein provided, there shall fund to be retained to await be retained by the said district court a sufficient fund to await final final decrees; decrees in those of the cases enumerated in the first section of this act, wherein appeals have been taken to the Supreme Court of the United States, and that the balance of said moneys, together with one half of the States, and that the balance of said moneys, together with one nan of the &c. to be disappraised values of the prize steamers Adela and Nita, mentioned in the tributed among second section of this act, shall be distributed as prize-money among the captors. captors in those of the cases enumerated in the first section of this act, in which final decrees of condemnation have been entered and which are ready for distribution, without reference to the interest of the United States in any and all of the said cases, which said interest of the United States in each of the said cases, and the proceeds for distribution therein, as well as the interest of the United States in the appraised value of the United States prize steamers Adela and Nita, is hereby relinquished for distribution to relinquished. the captors in those of the cases enumerated and mentioned in the first section of this act wherein decrees of condemnation have been or shall be entered, and for payment to the claimants in those of said cases wherein final decrees of restitution have been or may be passed; and that in each What sum be paid into of said cases wherein final decrees of condemnation and distribution have treasury in each been or shall be entered, the sum to be paid into the treasury of the case. United States for distribution to the captors shall be one half of the gross proceeds of sale in said cases, less the costs taxed and allowed by the court: Provided, That any sum or sums remaining after execution of all decrees of distribution and restitution as hereinbefore provided, be paid to into the treasury of the United States to the credit of the navy pension pension fund. fund: And provided further, That nothing herein contained shall be

balance, with,

Interest of the

What sum to

Certain sums to be paid to the

United States deemed an admission on the part of the United States of any liability for not liable for Clapp's defalca-

APPROVED, July 20, 1868.

the defalcation of the said Clapp as marshal aforesaid.

CHAP. CLXXIX. - An Act authorizing the Construction of a Bridge across the Mis- July 20, 1868. souri River, upon the military Reservation at Fort Leavenworth, Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the States of America in Congress assembled, That it shall be lawful for the Kansas and Missouri Bridge Company, a corporation having authority Company may from the State of Kansas, to build a railroad, transit, and wagon bridge build bridge across the Missouri River upon or near the military reservation of Fort across Missouri Leavenworth; and that when constructed all trains of all roads terminat-river; ing at the Missouri River at or near the location of said bridge, shall be may cross. allowed to cross said bridge for a reasonable compensation to be paid to the owners thereof. And in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said river, the gation, where

Kansas and

In case of liti-

causes may be

cause may be tried before the district court of the United States of anv State in which any portion of said obstruction or bridge touches.

Height of bridge.

SEC. 2. And be it further enacted, That any bridge built under the provisions of this act shall not be in any case of less elevation than fifty feet above extreme high-water mark, as understood at the point of location, to the bottom chord of the bridge; nor shall the spans be of less than two hundred and fifty feet in length, in the clear, and the piers of said bridge shall be parallel with the current of the river, and the main

Spans and piers.

span shall be over the main channel of the river, at low water.

Right of way through Fort Leavenworth

SEC. 3. And be it further enacted, That for the use of railroads leading to said bridge from either side of the river there is hereby granted a right military reserva- of way through said Fort Leavenworth military reservation not exceeding for all of said roads three hundred feet in width: Provided, That said roads do not in any way interfere with the public buildings on said military reservation.

Bridge made a post-road.

SEC. 4. And be it further enacted, That the Kansas and Missouri bridge be, and the same is hereby, established as a post-road, and that said bridge company shall have the right to take from said reservation, at such places as shall be designated by the Secretary of War, all stone, timber, and earth necessary to use in the construction of said bidge.

Act may be altered, &c.

SEC. 5. And be it further enacted, That the right to alter or amend this act, so as to prevent or remove all material obstructions to the navigation of said river by the construction of bridges, is hereby expressly reserved.

St. Joseph & Denver City R.R. Co. may bridge the Missouri at St. Joseph.

SEC. 6. And be it further enacted, That it shall be lawful for the Saint Joseph and Denver City Railroad Company, a corporation created by the laws of the State of Kansas, to build a bridge over and across the Missouri River at Saint Joseph, Missouri; and all the rights and privileges conferred by sections 1, 2, 4, and 5 of this act are hereby extended, so far as they are applicable, to the Saint Joseph and Denver City Railroad Company, and the restrictions, limitations, and conditions contained in said sections are hereby made applicable to said company.

Rights, restrictions, &c.

Approved, July 20, 1868.

July 20, 1868. CHAP. CLXXX. — An Act for the Registration or Enrolment of certain foreign Vessels.

registry or en-rolment to issue to certain foreign built vessels.

Be it enacted by the Senate and House of Representatives of the United Certificates of States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to issue certificates of registry or enrolment and license to the schooner "Bob," of St. Andrew, New Brunswick; and to the following-named Canadian-built vessels, to wit: The schooner "Royal Albert," of Oakville; the bark "John Breden," the schooner "Prince Alfred," and the brigantine "Orkney Lass," all of Kingston; the schooner "George Henry," of Toronto; the schooner "Annexation," of Port Hope; and the schooner "Emperor, of St. Catherines; also the barges "Champlain" and "Hochelega," of Quebec; the bark "Monarch," the brig "Sea Gull," and the schooner "Smith & Post," all of Oakville; the schooner "Welland," of St. Catherines; the schooner "Governor," of Montreal; the schooner "L. S. Shicklana," of St. Catherines; the schooner "Victoria," of Toronto; said vessels being owned by citizens of the United States, and having been at all times employed upon the waters of the lakes: Provided, That there shall be paid upon each of said foreign-built vessels a tax equal to the internal revenue tax upon the materials and construction of similar vessels of American build.

Tax to be paid on vessels equal to internal revenue tax, &c.

APPROVED, July 20, 1868.