CHAP. XCIX.—An Act to amend an Act approved May thirty-one, eighteen hundred and seventy, entitled "An Act to enforce the Rights of Citizens of the United States to vote in the several States of this Union, and for other Purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty of the Am. "Act to enforce the rights of citizens of the United States to vote in of act 1877. the several States of this Union, and for other purposes," approved May 620. thirty-one, eighteen hundred and seventy, shall be, and hereby is, amended so as to read as follows:-

Amendment 1870, ch. 114, Ante, p. 145.

"Sec. 20. And be it further enacted, That if, [at] any registration of voters for an election for representative or delegate in the Congress of the unlawful acts in United States, any person shall knowingly personate and register, or the registration attempt to register, in the name of any other person, whether living, of voters; dead, or fictitious, or fraudulently register, or fraudulently attempt to

Penalty for

register, not having a lawful right so to do; or do any unlawful act to secure registration for himself or any other person; or by force, threat, menace, intimidation, bribery, reward, or offer, or promise thereof, or other unlawful means, prevent or hinder any person having a lawful right to register from duly exercising such right; or compel or induce, by any of such means, or other unlawful means, any officer of registration to admit to registration any person not legally entitled thereto, or interfere in any manner with any officer of registration in the discharge of his duties, or by any such means, or other unlawful means, induce any officer of registration to violate or refuse to comply with his duty or any law regulating the same; or if any such officer shall knowingly and wilfully register as a voter any person not entitled to be registered, or refuse to so register any person entitled to be registered; or if any such officer or other person whose duty it is to perform any duty in rela-neglecting or retion to such registration or election, or to ascertain, announce, or declare any duty, &c.; the result thereof, or give or make any certificate, document, or evidence in relation thereto, shall knowingly neglect or refuse to perform any duty required by law, or violate any duty imposed by law, or do any act unauthorized by law relating to or affecting such registration or election, or the result thereof, or any certificate, document, or evidence in relation thereto, or if any person shall aid, counsel, procure, or advise any such voter, person, or officer to do any act hereby made a crime, or any one to do to omit any act the omission of which is hereby made a crime, every made a crime, such person shall be deemed guilty of a crime, and shall be liable to &c prosecution and punishment therefor as provided in section nineteen of said act of May thirty-one, eighteen hundred and seventy, for persons guilty of any of the crimes therein specified: Provided, That every registration made under the laws of any State or Territory for any State or deemed a regisother election at which such representative or delegate in Congress this act. shall be chosen, shall be deemed to be a registration within the meaning of this act, notwithstanding the same shall also be made for the purposes of any State, territorial, or municipal election."

for knowingly

Ante, p. 144.

SEC. 2. And be it further enacted, That whenever in any city or town having upward of twenty thousand inhabitants, there shall be two citizens towns of over thereof who, prior to any registration of voters for an election for tants, upon writrepresentative or delegate in the Congress of the United States, or ten application prior to any election at which a representative or delegate in Congress of two citizens, the circuit judge is to be voted for, shall make known, in writing, to the judge of the circuit to appoint two court of the United States for the circuit wherein such city or town shall supervisors of be, their desire to have said registration, or said election, or both, guarded elections. and scrutinized, it shall be the duty of the said judge of the circuit court, within not less than ten days prior to said registration, if one there be, or, if no registration be required, within not less than ten days prior to said election, to open the said circuit court at the most convenient point in said circuit. And the said court, when so opened by said judge, shall proceed

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Proceedings for such appointments.

Qualifications of supervisors.

Court to be kept open, &c.

Power of judge in vacation or at chambers.

Judge of district court to be assigned to this duty by the circuit judge, if, &c.;

to have all powers of circuit judge.

Duties of supervisors of elections.

Registration. Challenges.

Lists.
Inspection, &c. of registry.

Signature to lists.

Supervisors to attend at elections of representatives, &c. in Congress, and their duties thereat.

to appoint and commission, from day to day and from time to time, and under the hand of the said circuit judge, and under the seal of said court, for each election district or voting precinct in each and every such city or town as shall, in the manner herein prescribed, have applied therefor, and to revoke, change, or renew said appointment from time to time, two citizens, residents of said city or town, who shall be of different political parties, and able to read and write the English language, and who shall be known and designated as supervisors of election. And the said circuit court, when opened by the said circuit judge as required herein, shall therefrom and thereafter, and up to and including the day following the day of election, be always open for the transaction of business under this act, and the powers and jurisdiction hereby granted and conferred shall be exercised as well in vacation as in term time; and a judge sitting at chambers shall have the same powers and jurisdiction, including the power of keeping order and of punishing any contempt of his authority, as when sitting in court.

Sec. 3. And be it further enacted, That whenever, from sickness, injury, or otherwise, the judge of the circuit court of the United States in any judicial circuit shall be unable to perform and discharge the duties by this act imposed, it shall be his duty, and he is hereby required, to select and to direct and assign to the performance thereof, in his place and stead, such one of the judges of the district courts of the United States within his circuit as he shall deem best; and upon such selection and assignment being made, it shall be lawful for, and shall be the duty of, the district judge so designated to perform and discharge, in the place and stead of the said circuit judge, all the duties, powers, and obligations imposed and conferred upon the said circuit judge by the provisions of this act.

SEC. 4. And be it further enacted, That it shall be the duty of the supervisors of election, appointed under this act, and they and each of them are hereby authorized and required, to attend at all times and places fixed for the registration of voters, who, being registered, would be entitled to vote for a representative or delegate in Congress, and to challenge any person offering to register; to attend at all times and places when the names of registered voters may be marked for challenge, and to cause such names registered as they shall deem proper to be so marked; to make, when required, the lists, or either of them, provided for in section thirteen of this act, and verify the same; and upon any occasion, and at any time when in attendance under the provisions of this act, to personally inspect and scrutinize such registry, and for purposes of identification to affix their or his signature to each and every page of the original list, and of each and every copy of any such list of registered voters, at such times, upon each day when any name may or shall be received, entered, or registered, and in such manner as will, in their or his judgment, detect and expose the improper or wrongful removal therefrom, or addition thereto, in any way, of any name or names.

Sec. 5. And be it further enacted, That it shall also be the duty of the said supervisors of election, and they, and each of them, are hereby authorized and required, to attend at all times and places for holding elections of representatives or delegates in Congress, and for counting the votes cast at said elections; to challenge any vote offered by any person whose legal qualifications the supervisors, or either of them, shall doubt; to be and remain where the ballot-boxes are kept at all times after the polls are open until each and every vote cast at said time and place shall be counted, the canvass of all votes polled be wholly completed, and the proper and requisite certificates or returns made, whether said certificates or returns be required under any law of the United States, or any State, territorial, or municipal law, and to personally inspect and scrutinize, from time to time, and at all times, on the day of election, the manner in which the voting is done, and the way and

method in which the poll-books, registry-lists, and tallies or check-books, whether the same are required by any law of the United States, or any State, territorial, or municipal law, are kept; and to the end that each personally to candidate for the office of representative or delegate in Congress shall count each balobtain the benefit of every vote for him cast, the said supervisors of lot; election are, and each of them is, hereby required, in their or his respective election districts or voting precincts, to personally scrutinize, count, and canvass each and every ballot in their or his election district or voting precinct cast, whatever may be the indorsement on said ballot, or in whatever box it may have been placed or be found; to make to make returns, &c. and and forward to the officer who, in accordance with the provisions of section attach statement thirteen of this act, shall have been designated as the chief supervisor thereto; of the judicial district in which the city or town wherein they or he shall serve shall be, such certificates and returns of all such ballots as said officer may direct and require, and to attach to the registry list, and any and all copies thereof, and to any certificate, statement, or return, whether the same, or any part or portion thereof, be required by any law of the United States, or of any State, territorial, or municipal law, any statement touching the truth or accuracy of the registry, or the truth or fairness of the election and canvass, which the said supervisors of election, or either of them, may desire to make or attach, or which should properly and honestly be made or attached, in order that the facts may become known, any law of any State or Territory to the contrary notwithstanding.

SEC. 6. And be it further enacted, That the better to enable the said best positions supervisors of election to discharge their duties, they are, and each of them for scrutinizing, is, hereby authorized and directed, in their or his respective election dis- &c.; tricts or voting precincts, on the day or days of registration, on the day or days when registered voters may be marked to be challenged, and on the day or days of election, to take, occupy, and remain in such position or positions, from time to time, whether before or behind the ballot-boxes, as will, in their judgment, best enable them or him to see each person offering himself for registration or offering to vote, and as will best conduce to their or his scrutinizing the manner in which the registration or voting is being conducted; and at the closing of the polls for the reception of votes, they are, and each of them is, hereby required to place themselves or him-of the polls; self in such position in relation to the ballot-boxes for the purpose of engaging in the work of canvassing the ballots in said boxes contained as will enable them or him to fully perform the duties in respect to such canvass provided in this act, and shall there remain until every duty in respect to such canvass, certificates, returns, and statements shall have been til duty is fully small completed one. wholly completed, any law of any State or Territory to the contrary notwithstanding.

Sec. 7. And be it further enacted, That if any election district or voting precinct in any city, town, or village, for which there shall have been visors are molested in the disappointed supervisors of election for any election at which a represent-charge of their ative or delegate in Congress shall be voted for, the said supervisors of duty, they are to election, or either of them, shall not be allowed to exercise and discharge, &c. to the chief fully and freely, and without bribery, solicitation, interference, hinderance, supervisor of the molestation, violence, or threats thereof, on the part of or from any person judicial district. or persons, each and every of the duties, obligations, and powers conferred upon them by this act and the act hereby amended, it shall be the duty of the supervisors of election, and each of them, to make prompt report, under oath, within ten days after the day of election, to the officer who, in accordance with the provisions of section thirteen of this act, shall have been designated as the chief supervisor of the judicial district in which the city or town wherein they or he served shall be, of the manner and means by which they were, or he was, not so allowed to fully and freely exercise and discharge the duties and obligations required and imposed by this act. And upon receiving any such report, it shall be the duty of the said chief

to occupy the

at the closing

to remain un-

Duty of chief supervisor in such case.

supervisor, acting both in such capacity and officially as a commissioner of the circuit court, to forthwith examine into all the facts thereof; to subpoena and compel the attendance before him of any witnesses; administer oaths and take testimony in respect to the charges made; and prior to the assembling of the Congress for which any such representative or delegate was voted for, to have filed with the clerk of the House of Representatives of the Congress of the United States all the evidence by him taken, all information by him obtained, and all reports to him made.

In elections of representatives in Congress, in certain cities, &c. the marshal to appoint two special deputies to aid supervisors of elections.

Duties of such marshals and specials;

to keep the peace, prevent fraud, &c.;

to make certain arrests, with or without process.

Provisions as to arrests

Supervisors of elections to have power, &c. of

out process on days of election

Persons arrested to be taken forthwith before a judge, &c.

Penalty for interfering with supervisors of elections, or marshals, or their deputies.

SEC. 8. And be it further enacted, That whenever an election at which representatives or delegates in Congress are to be chosen shall be held in any city or town of twenty thousand inhabitants or upward, the marshal of the United States for the district in which said city or town is situated shall have power, and it shall be his duty, on the application, in writing, of at least two citizens residing in any such city or town, to appoint special deputy marshals, whose duty it shall be, when required as provided in this act, to aid and assist the supervisors of election in the verification of any list of persons made under the provisions of this act, who may have registered, or voted, or either; to attend in each election district or voting precinct at the times and places fixed for the registration of voters, and at all times and places when and where said registration may by law be scrutinized, and the names of registered voters be marked for challenge; and also to attend, at all times for holding such elections, the polls of the election in such district or precinct. And the marshal and his general deputies, and such special deputies, shall have power, and it shall be the duty of such special deputies, to keep the peace, and support and protect the supervisors of elections in the discharge of their duties, preserve order at such places of registration and at such polls, prevent fraudulent registration and fraudulent voting thereat, or fraudulent conduct on the part of any officer of election, and immediately, either at said place of registration or polling-place, or elsewhere, and either before or after registering or voting, to arrest and take into custody, with or without process, any person who shall commit, or attempt or offer to commit, any of the acts or offences prohibited by this act, or the act hereby amended, or who shall commit any offence against the laws of the United States: Provided, That no person shall be arrested without process for any offence not committed in the presence of the marshal or his general or special deputies, or either of them, or of the supervisors of election, or either of them, and, for the purposes of arrest or the preservation of the peace, the supervisors deputy marshals of election, and each of them, shall, in the absence of the marshal's No arrest with- deputies, or if required to assist said deputies, have the same duties and powers as deputy marshals: And provided further, That no person shall, for certain offen- on the day or days of any such election, be arrested without process for any offence committed on the day or days of registration.

SEC. 9. And be it further enacted, That whenever any arrest is made under any provision of this act, the person so arrested shall forthwith be brought before a commissioner, judge, or court of the United States for examination of the offences alleged against him; and such commissioner, judge, or court shall proceed in respect thereto as authorized by law in

case of crimes against the United States.

SEC. 10. And be it further enacted, That whoever, with or without any authority, power, or process, or pretended authority, power, or process, of any State, territorial, or municipal authority, shall obstruct, hinder, assault, or by bribery, solicitation, or otherwise, interfere with or prevent the supervisors of election, or either of them, or the marshal or his general or special deputies, or either of them, in the performance of any duty required of them, or either of them, or which he or they, or either of them, may be authorized to perform by any law of the United States, whether in the execution of process or otherwise, or shall by any of the means hefore mentioned hinder or prevent the free attendance and presence at such places of registration or at such polls of election, or full and free access and egress to and from any such place of registration or poll of the attendance election, or in going to and from any such place of registration or poll of of supervisors, election, or to and from any room where any such registration or election marshals, &c. at or canvass of votes, or of making any returns or certificates thereof, may tration, or at the be had, or shall molest, interfere with, remove, or eject from any such polls, &c.; place of registration or poll of election, or of canvassing votes cast thereat, or of making returns or certificates thereof, any supervisor of election, the marshal, or his general or special deputies, or either of them, or shall threaten, or attempt, or offer so to do, or shall refuse or neglect to aid and for threatening assist any supervisor of election, or the marshal or his general or special or offering, &c. deputies, or either of them, in the performance of his or their duties when required by him or them, or either of them, to give such aid and assist- refusal to aid, ance, he shall be guilty of a misdemeanor, and liable to instant arrest quired; without process, and on conviction thereof shall be punished by imprisonment not more than two years, or by fine not more than three thousand dollars, or by both such fine and imprisonment, and shall pay the costs of the prosecution. Whoever shall, during the progress of any verification for refu ing to of any list of the persons who may have registered or voted, and which swering falsely. shall be had or made under any of the provisions of this act, refuse to answer, or refrain from answering, or answering shall knowingly give false information in respect to any inquiry lawfully made, such person shall be liable to arrest and imprisonment as for a misdemeanor, and on conviction thereof shall be punished by imprisonment not to exceed thirty days, or by fine not to exceed one hundred dollars, or by both such fine and imprisonment, and shall pay the costs of the prosecution.

SEC. 11. And be it further enacted, That whoever shall be appointed a supervisor of election or a special deputy marshal under the provisions of supervisors of this act, and shall take the oath of office as such supervisor of election or special deputy such special deputy marshal, who shall thereafter neglect or refuse, with-marshals who out good and lawful excuse, to perform and discharge fully the duties, oath, for neglect, obligations, and requirements of such office until the expiration of the &c. to discharge term for which he was appointed, shall not only be subject to removal their duties. from office with loss of all pay or emoluments, but shall be guilty of a misdemeanor, and on conviction shall be punished by imprisonment for not less than six months nor more than one year, or by fine not less than two hundred dollars and not exceeding five hundred dollars, or by both fine and imprisonment, and shall pay the costs of prosecution.

SEC. 12. And be it further enacted, That the marshal, or his general deputies, or such special deputies as shall be thereto specially empowered deputies may, in certain cases, by him, in writing, and under his hand and seal, whenever he or his said call upon the general deputies or his special deputies, or either or any of them, shall bystanders for be forcibly resisted in executing their duties under this act, or the act aid. hereby amended, or shall, by violence, threats, or menaces, be prevented from executing such duties, or from arresting any person or persons who shall commit any offence for which said marshal or his general or his special deputies are authorized to make such arrest, are, and each of them is hereby, empowered to summon and call to his or their aid the bystanders or posse comitatus of his district.

SEC. 13. And be it further enacted, That it shall be the duty of each Circuit courts, of the circuit courts of the United States in and for each judicial cir- on or before, &c. cuit, upon the recommendation in writing of the judge thereof, to name each circuit one and appoint, on or before the first day of May, in the year eighteen hun- of their commisdred and seventy-one, and thereafter as vacancies may from any cause chief supervisor arise, from among the circuit court commissioners in and for each judicial of elections for district in each of said judicial circuits, one of such officers, who shall be the district; known for the duties required of him under this act as the chief supervisor of elections of the judicial district in and for which he shall be a commissioner, and shall, so long as faithful and capable, discharge the term of office.

for refu ing to

Penalty upon

Duties of chief supervisor of elections.

duties in this act imposed, and whose duty it shall be to prepare and furnish all necessary books, forms, blanks, and instructions for the use and direction of the supervisors of election in the several cities and towns in their respective districts; to receive the applications of all parties for appointment to such positions; and upon the opening, as contemplated in this act, of the circuit court for the judicial circuit in which the commissioner so designated shall act, to present such applications to the judge thereof, and furnish information to said judge in respect to the appointment by the said court of such supervisors of election; to require of the supervisors of election, where necessary, lists of the persons who may register and vote, or either, in their respective election districts or voting precincts, and to cause the names of those upon any such list whose right to register or vote shall be honestly doubted to be verified by proper inquiry and examination at the respective places by them assigned as their residences; and to receive, preserve, and file all oaths of office of said supervisors of election, and of all special deputy marshals appointed under the provisions of this act, and all certificates, returns, reports, and records of every kind and nature contemplated or made requisite under and by the provisions of this act, save where otherwise herein specially And it is hereby made the duty of all United States marshals directed. and commissioners who shall in any judicial district perform any duties chief supervisor, under the provisions of this act, or the act hereby amended, relating to, concerning, or affecting the election of representatives or delegates in the Congress of the United States, to, from time to time, and with all due diligence, forward to the chief supervisor in and for their judicial district all complaints, examinations, and records pertaining thereto, and all oaths of office by them administered to any supervisor of election or special deputy marshal, in order that the same may be properly preserved and filed.

Marshals, &c. to forward complaint, &c. to

Pay of chief supervisor;

of supervisors, and special deputy marshals.

Fees of chief supervisors to be paid where.

Jurisdiction of the circuit court extended.

ages in circuit

SEC. 14. And be it further enacted, That there shall be allowed and paid to each chief supervisor, for his services as such officer, the following compensation, apart from and in excess of all fees allowed by law for the performance of any duty as circuit court commissioner: For filing and caring for every return, report, record, document, or other paper required to be filed by him under any of the provisions of this act, ten cents; for affixing a seal to any paper, record, report, or instrument, twenty cents; for entering and indexing the records of his office, fifteen cents per folio; and for arranging and transmitting to Congress, as provided for in section seven of this act, any report, statement, record, return, or examination, for each folio, fifteen cents; and for any copy thereof, or of any paper on file, a like sum. And there shall be allowed and paid to each and every supervisor of election, and each and every special deputy marshal who shall be appointed and shall perform his duty under the provisions of this act, compensation at the rate of five dollars per day for each and every day he shall have actually been on duty, not exceeding ten days. And the fees of the said chief supervisors shall be paid at the treasury of the United States, such accounts to be made out, verified, examined, and certified as in the case of accounts of commissioners, save that the examination or certificate required may be made by either the circuit or district judge.

SEC. 15. And be it further enacted, That the jurisdiction of the circuit court of the United States shall extend to all cases in law or equity aris-Suits for dam- ing under the provisions of this act or the act hereby amended; and if any person shall receive any injury to his person or property for or on account of any act by him done under any of the provisions of this act or the act hereby amended, he shall be entitled to maintain suit for damages therefor in the circuit court of the United States in the district wherein the party doing the injury may reside or shall be found.

SEC. 16. And be it further enacted, That in any case where suit or

prosecution, civil or criminal, shall be commenced in a court of any State Suits, &c. in against any officer of the United States, or other person, for or on account acts done under of any act done under the provisions of this act, or under color thereof, this act, to be reor for or on account of any right, authority, or title set up or claimed by moved to circuit such officer or other person under any of said provisions, it shall be law-tition. ful for the defendant in such suit or prosecution, at any time before trial, upon a petition to the circuit court of the United States in and for the district in which the defendant shall have been served with process, setting forth the nature of said suit or prosecution, and verifying the said petition by affidavit, together with a certificate signed by an attorney or cedure. counsellor at law of some court of record of the State in which such suit shall have been commenced, or of the United States, setting forth that as counsel for the petition[er] he has examined the proceedings against him, and has carefully inquired into all the matters set forth in the petition, and that he believes the same to be true, which petition, affidavit, and certificate shall be presented to the said circuit court, if in session, and, if not, to the clerk thereof at his office, and shall be filed in said office, and the cause shall thereupon be entered on the docket of said court, and shall be thereafter proceeded in as a cause originally commenced in that court; and it shall be the duty of the clerk of said court, if the suit was com- Clerk of cour menced in the court below by summons, to issue a writ of certiorari to to issue a writ of courts. the State court, requiring said court to send to the said circuit court the record and proceedings in said cause; or if it was commenced by capias, he shall issue a writ of habeas corpus cum causa, a duplicate of which said writ shall be delivered to the clerk of the State court, or left at his office by the marshal of the district, or his deputy, or some person duly authorized thereto; and thereupon it shall be the duty of the said State court to stay all further proceedings in such cause, and the said suit or State court to prosecution, upon delivery of such process, or leaving the same as aforesaid, shall be deemed and taken to be moved to the said circuit court, and any further proceedings, trial, or judgment therein in the State court shall be wholly null and void; and any person, whether an attorney or Penalty for officer of any State court, or otherwise, who shall thereafter take any there in State steps, or in any manner proceed in the State court in any action so re-courts. moved, shall be guilty of a misdemeanor, and liable to trial and punishment in the court to which the action shall have been removed, and upon conviction thereof shall be punished by imprisonment for not less than six months nor more than one year, or by fine not less than five hundred nor more than one thousand dollars, or by both such fine and imprisonment, and shall in addition thereto be amenable to the said court to which said action shall have been removed as for a contempt; and if the de- in custody, the fendant in any such suit be in actual custody on mesne process therein, it marshal to take shall be the duty of the marshal, by virtue of the writ of habeas corpus him. cum causa, to take the body of the defendant into his custody, to be dealt with in the said cause according to the rules of law and the order of the circuit court, or of any judge thereof in vacation. And all attachments made and all bail or other security given upon such suit or prosecution bail, &c. shall be and continue in like force and effect as if the same suit or prosecution had proceeded to final judgment and execution in the State court. And if upon the removal of any such suit or prosecution it shall be made to appear to the said circuit court that no copy of the record and proceedings therein in the State court can be obtained, it shall be lawful for court may order said circuit court to allow and require the plaintiff to proceed de novo, the plaintiff to and to file a declaration of his cause of action, and the parties may thereupon proceed as in actions originally brought in said circuit court; and or be defaulton failure of so proceeding judgment of non prosequitur may be rendered ed. against the plaintiff, with costs for the defendant.

SEC. 17. And be it further enacted, That in any case in which any party is or may be by law entitled to copies of the record and proceed-

Mode of pro-

Clerk of court

If defendant is

Attachments,

If record of

If clerk of State court unlawfully refuses of records, &c., the circuit court may allow the record to be supplied by affidavit.

Subsequent proceedings in such cases.

Notice of actions for trial.

Repeal of act. 1870, ch. 254, 665 & 6. Ante, pp. 255,

Pending precutions, &c. not affected.

Votes for representatives in Congress to be only by written or printed ballot.

ings in any suit or prosecution in any State court, to be used in any court of the United States, if the clerk of said State court shall, upon demand to deliver copies and the payment or tender of the legal fees, refuse or neglect to deliver to such party certified copies of such record and proceedings, the court of the United States in which such record and proceedings may be needed, on proof by affidavit that the clerk of such State court has refused or neglected to deliver copies thereof on demand as aforesaid, may direct and allow such record to be supplied by affidavit or otherwise, as the circumstances of the case may require and allow; and thereupon such proceeding, trial, and judgment may be had in the said court of the United States, and all such processes awarded, as if certified copies of such records and proceedings had been regularly before the said court: and hereafter in all civil actions in the courts of the United States either party thereto may notice the same for trial.

SEC. 18. And be it further enacted, That sections five and six of the act of the Congress of the United States approved July fourteen, eighteen hundred and seventy, and entitled "An act to amend the naturalization laws, and to punish crimes against the same," be, and the same are hereby, repealed; but this repeal shall not affect any proceeding or prosecution now pending for any offence under the said sections, or either of them, or any question which may arise therein respecting the appointment of the persons in said sections, or either of them, provided for, or

the powers, duties, or obligations of such persons.

SEC. 19. And be it further enacted, That all votes for representatives in Congress shall hereafter be by written or printed ballot, any law of any State to the contrary notwithstanding; and all votes received or recorded contrary to the provisions of this section shall be of none effect.

APPROVED, February 28, 1871

Feb. 28, 1871. CHAP. C. - An Act to provide for the better Security of Life on board of Vessels propelled in Whole or in Part by Steam, and for other Purposes.

No papers to be issued to any vessel propelled in whole or in part by steam, until the pro-visions of this with.

Penalty for

Such steamers to be pro-vided with pipes, &c. to convey steam to extinguish fire.

Stoves. Wood-work about boilers,

Duty of inspector in this matter.

Certain passenger steamers to be provided

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no license, register, or enrollment shall be granted, or other papers issued, by any collector or other chief officer of the customs, to any vessel propelled in whole or in part by steam, until he shall have satisfactory evidence that all the provisions of this act have been fully complied with; and if any such vessel shall be act are complied navigated without complying with the terms of this act, the owner or owners thereof shall forfeit and pay to the United States the sum of five non-compliance. hundred dollars for each offence, one half for the use of the informer, and for which sum the steamboat or vessel so engaged shall be liable, and may be seized and proceeded against by way of libel in any district court of the United States having jurisdiction of the offence.

SEC. 2. And be it further enacted, That every steamer so propelled, and carrying passengers or freight, shall be provided with suitable pipes and valves attached to the boiler to convey steam into the hold and the different compartments thereof to extinguish fire; and every stove used on board of any such vessel shall be well and securely fastened, so as to prevent it from being moved or overthrown, and all wood-work or other ignitible substances about the boilers, chimneys, cook-houses, and stovepipes exposed to ignition shall be thoroughly shielded by some incombustible material, in such a manner as to leave the air to circulate freely between such material and wood-work or other ignitible substance; and before granting a certificate of inspection, the inspector shall require all other necessary provisions to be made throughout such vessel to guard against loss or danger from fire.

Sec. 3. And be it further enacted, That every steamer permitted by her certificate of inspection to carry as many as fifty passengers, or upward,