SEC. 113. The governor and secretary of the District shall in the disbursement of all moneys appropriated by Congress and intrusted to them, be governed solely by the instructions of the Secretary of the Treasury of the United States, and shall semi-annually account to the Secretary of the Treasury for the manner in which such moneys shall have been expended. [See R. S. U. S., § 5488.]

SEC. 114. No expenditure shall be made by the legislative assembly of funds appropriated by Congress for objects not especially authorized expenditures of by acts of Congress making the appropriations, nor beyond the sums

thus appropriated for such objects.

SEC. 115. All moneys raised by general taxation, or arising from donations by Congress, or from other sources, except by bequest or devise, how to be approfor school purposes, shall be appropriated for the equal benefit of all the priated. youths of the District between certain ages, to be defined by law. [See §§ 285, 306-308, 312-316.]

SEC. 116. It shall not be lawful for the District authorities, or any person charged with the disbursements of money in the District, to divert from its legitimate object any money levied or collected as taxes legitimate objects. from the people of the District.

7 July, 1870, c. 212, s. 3, v. 16, pp. 190, 191.

SEC. 117. All such taxes so levied or collected shall be kept separate and distinct, each item under its own proper head, as named in the act separate. Notransor acts authorizing such levy to be made, and no change whatsoever another unlamful shall be made by transfer of one fund to another, or by paying out any payments prohibsum or sums of money on account of any object or purpose for which it ited. was not levied or collected.

SEC. 118. Any person who shall violate the provisions of the two preceding sections, or either of them, shall be deemed guilty of a misde-lation of two pre-

meanor in office, and be dismissed therefrom.

Disbursements by governor and secretary.

21 Feb., 1871, c. 62, s. 32, v. 16, p.

Restrictions upon congressional appropriations.

Ibid.

Ibid., s. 23, p. 424.

Money received from taxes not to be diverted from

Taxes to be kept another; unlawful

Ibid.

Penalty for vioceding sections.

Ibid., s. 7, p. 191.

CHAPTER FOUR.

INDEBTEDNESS.

Sec.

119. Aggregate debt not to exceed five per cent. of valuation unless authorized by vote of the people.

120. Publication of the law.

121. Payment of interest.

122. Provision of law irrepealable.

123. Law levying tax to be submitted to the people.

124. Money not to be borrowed, or securities issued, without authority of

125. Further limit to indebtedness of Dis-

126. Certain acts of legislative assembly void.

127. Certain acts confirmed.

128. Restrictions upon use of certain certificates of indebtedness.

129. Penalty for violation of preceding section.

130. Sinking-fund tax.

131. When and how to be collected.

132. Certain trust-funds to be made good. 133. Moneys collected to be paid to sinking-fund commissioners.

134. Moneys paid to commissioners, how

applied.

135. Report of commissioners.

Registry of bonds to be kept.

137. Conflicting provisions of an act of the legislative assembly void.

SEC. 119. No debt by which the aggregate debt of the District shall exceed five per cent. of the assessed property of the District shall be con- not to exceed five tracted, unless the law authorizing the same shall, at a general election, have been submitted to the people and have received a majority of the votes ized by vote of the cast for members of the legislative assembly at such election. [800 125.]

Aggregate debt per cent. of valuation unless authorpeople.

21 Feb., 1871, c. 62, s. 14, v. 16, p. 423.

SEC. 120. The legislative assembly shall provide for the publication of the law authorizing such debt in at least two newspapers in the District for three months, at least, before the vote of the people shall be taken on the same.

Publication the law.

Ibid.

Payment of in-

SEC. 121. Provision shall be made in any such act for the payment of the interest annually, as it shall accrue, by a tax levied for the purpose,

21 Feb., 1871, c. or from other sources of revenue. 62, s. 14, v. 16, p. 423.

Provision of law to be irrepealable.

SEC. 122. The law providing for the payment of such interest by such tax shall be irrepealable until the debt is paid.

Ibid. Law levying tax to be submitted to the people.

SEC. 123. The law levying the tax shall be submitted to the people with the law authorizing the debt to be contracted.

Ibid. Money not to be

SEC. 124. The District government shall have no power to borrow borrowed or secu- money or issue stock or bonds for any object whatever, unless specially out authority of authorized by an act of the legislative assembly, passed by a vote of two thirds of the entire number of the members of each branch thereof.

law. Ibid., s. 20, p. 424.

SEC. 125. The debt of the District, including the debts of the late corporations, shall at no time exceed the sum of ten millions of dollars, unless an increase over the said amount shall have been previously authorized by act of Congress. [See §§ 52, 81.]

Further limit to indebtedness of District.

8 May, 1872, c. 142, s. 7, v. 17, p. 88. Certain acts of

legislative assembly declared void.

Ibid., s. 6, pp. 87,

SEC. 126. The act of the legislative assembly, approved August nineteenth, eighteen hundred and seventy one, entitled "An act authorizing the District of Columbia to create a debt for special improvements and repairs in said District by the issuing of four millions of bonds, and levying a tax for the payment of the interest as it shall annually accrue thereon, and submitting the act, with the question of the issuing of four millions of improvement-bonds, to a vote of the people at a general election in said District;" and also the act of the legislative assembly, approved August nineteenth, eighteen hundred and seventy-one, entitled "An act levying a tax for the payment of the interest as it shall annually accrue on four million dollars of bonds authorized to be issued by the District of Columbia to create a debt for special improvements and repairs in said District by the issuing of four millions of bonds, and levying a tax for the payment of the interest as it shall annually accrue thereon, and submitting the act, with the question of the issuing of four millions of improvement-bonds, to a vote of the people at a general elec-Bonds not to be tion in the said District," are disapproved and declared null and void, and the authorities of the District are forbidden to issue any portion of the four millions of bonds named in said acts.

issued.

Ibid.

Certain act confirmed.

Ibid.

Restrictions upon use of certain certificates of indebt-

191.

section.

Ibid.

SEC. 127. The act of the legislative assembly, approved July tenth, eighteen hundred and seventy-one, entitled "An act making appropriations for improvements and repairs in the District of Columbia, and providing for the payment thereof" is approved, ratified, and confirmed.

SEC. 128. The certificates of indebtedness of the corporation of Washington, issued by authority of acts of Congress of July seventh and fifteenth, eighteen hundred and seventy, shall be used for no other 7 July, 1870, c. purpose than the payment of the ascertained indebtedness of said cor212, ss. 6, 7, v. 16, p. poration on the sixth day of June, eighteen hundred and seventy.

Penalty for vio- SEC. 129. Any person who shall violate the provisions of the preced-lation of preceding ing section shall be deemed guilty of a misdemeanor in office, and be dismissed therefrom.

SINKING-FUND.

Sinking-fund tax.

8 May, 1872, c. 142, ss. 1, 2, v. 17, p.

SEC. 130. The legislative assembly is empowered to cause to be levied upon, and collected from, all taxable property of the city of Washington, within its limits, a tax annually, which shall be sufficient to pay the interest upon the bonds issued by the commissioners of the sinkingfund of the District, under the act of Congress of May eighth, eighteen hundred and seventy-two, (authorizing the issue of certain bonds to fund the liabilities of said city, consisting of the floating-debt and trust-funds found to be due on the first of June, eighteen hundred and seventy-one,) and to create a sinking fund sufficient to retire such bonds

at maturity.

SEC. 131. The tax provided for by the preceding section shall be collected at the same time and in the same manner as general taxes are collected in the District; but the aggregate amount of taxes in any one year, excepting such additional assessments as may be made for improvements specially authorized by law, shall not exceed two per centum on the assessed cash valuation of property in said city.

SEC. 132. Such amount of the bonds issued as mentioned in section one hundred and thirty, or their proceeds, as is necessary, shall be applied funds to be made and strictly held to make good the trust-funds of said city on which a deficiency of two hundred and eighty-six thousand three hundred and seventeen dollars and fifty eight cents existed on the eighth day of

May, eighteen hundred and seventy-two.

SEC. 133. The collector of the District shall pay over to the commissioners of the sinking-fund, duly appointed according to the laws of the District, upon their requisition being first certified by the auditor and comptroller of the District as provided by law, all moneys collected by

virtue of the preceding sections.

SEC. 134. The commissioners of the sinking-fund shall pay, or cause to be paid, with the moneys so received by them, the coupons or interest on the bonds issued by them, as mentioned in section one hundred and thirty, and the residue of such moneys so collected as a sinking fund shall be invested by the commissioners in the bonds issued by them, or in any bonds of the District of Columbia or of the late corporations of the cities of Washington or Georgetown.

SEC. 135. The commissioners of the sinking-fund shall, on or before the first day of January in each year, cause to be placed on record in the missioners. office of the register of said District, a full and complete report of all their acts, and shall also make a report of the same to the legislative

assembly at the commencement of each regular session thereof.

SEC. 136. A proper registry shall be kept in the office of the register of the District of the number, denomination, and date of issue of the bonds mentioned in the preceding sections, and to whom such bonds were issued.

SEC. 137. So much of the act of the legislative assembly entitled "An act providing for the payment of the debts of the late corporation of Washington," approved January nineteenth, eighteen hundred and seventytwo, levying taxes on real and personal property in the city of Washington to pay the debt and interest on the debt of the late corporation of said city, as conflicts with the provisions of the act of Congress approved May eighth, eighteen hundred and seventy-two, entitled "An act to fund certain liabilities of the city of Washington, existing June first, eighteen hundred and seventy-one, and to limit the debt of and taxation in the District of Columbia," is disapproved and declared void.

When and how to be collected.

8 May, 1872, c. 142, ss. 1, 2, v. 17,

Certain trustgood.

Ibid.

Moneys collected to be paid over to the commissioners.

Ibid., s. 3.

Moneys paid to commissioners, how applied.

Ibid.

Report of com-

Ibid.

Registry of bonds to be kept.

Ibid., s. 4.

Conflicting provisions of an act of the legislative assom bly declared void.

Ibid., s. 5.

CHAPTER FIVE.

VALUATIONS, ASSESSMENTS, AND TAXATION.

Sec. 138. Valuation of United States property.

139. Valuations, how made.140. Valuation of private property.

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142. Limit to levy for the general fund.143. Lots and squares sold by the United

States liable to taxation. 144. Lists of transfers to be furnished semi-annually by recorder of deeds.

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146. Property in Washington and Georgetown not to be taxed for the debts of each other, &c.

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