CHAP. 342.—An act to create the Bozeman land district in the Territory of Montana. June 20, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the Bozeman land dis-Territory of Montana, lying east of the range line between ranges two trict in Montana and three west of the principal meridian and south of the first standard parallel north of the base line, of the public land surveys of said Territory, shall be constituted a separate land district, to be known as the Bozeman land district, the office of which shall be located at Bozeman, Location of but may be changed from time to time, by the direction of the President office. of the United States, as the interests of the public service may require.

SEC. 2. That the President shall appoint, by and with the consent of Register and rethe Senate, a register and a receiver of the public moneys of the United ^{ceiver.} States for said district; and said officers shall reside in the place where the land office is located, and they shall have the same powers and receive the same emoluments as are or may be prescribed by law in relation to land officers of the United States in other Territories.

Approved, June 20, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An act The nationalto provide a national currency secured by a pledge of United States bank act. bonds, and to provide for the circulation and redemption thereof," approved June third, eighteen hundred and sixty four, shall hereafter be known as "the national-bank act."

SEC. 2. That section thirty one of the "the national bank act" be so S. 31, ch. 106, vol. amended that the several associations therein provided for shall not xiii, p. 108. hereafter be required to keep on hand any amount of money whatever, Release of reserves by reason of the amount of their respective circulations; but the moneys on circulation. required by said section to be kept at all times on hand shall be deter. Reserves on demined by the amount of deposits in all respects, as provided for in the posits retained. said section.

SEC. 3. That every association organized, or to be organized, under Five per cent on the provisions of the said act, and of the several acts amendatory circulation to be dethereof, shall at all times keep and have on deposit in the treasury of for redemption of the United States, in lawful money of the United States, a sum equal circulation. to five per centum of its circulation, to be held and used for the redemp-

tion of such circulation; which sum shall be counted as a part of its To be counted as lawful reserve, as provided in section two of this act; and when the part of reserve.

circulating notes of any such associations, assorted or unassorted, shall

be presented for redemption, in sums of one thousand dollars, or any Notes to be remultiple thereof, to the Treasurer of the United States, the same shall deemed on presentabe redeemed in United States notes. All notes so redeemed shall be To be charged to charged by the Treasurer of the United States to the respective associa-respective associa-

tions issuing the relative the same, and he shall notify them severally, on the first tions. day of each month, or oftener, at his discretion, of the amount of such Monthly notice of redemptions; and whenever such redemptions for any association shall

redemptions; and whenever such redemptions for any association such amount to the sum of five hundred dollars, such association so notified Deposit with shall forthwith deposit with the Treasurer of the United States a sum equal to notes rein United States notes equal to the amount of its circulating notes so deemed, when.

redeemed. And all notes of national banks worn, defaced, mutilated, Assistant treasor otherwise unfit for circulation shall, when received by any assistant urer and depositatreasurer, or at any designated depository of the United States, be rise to forward nuforwarded to the Treasurer of the United States for redemption as Treasurer for reprovided herein. And when such redemptions have been so re-imbursed, demption.

the circulating-notes so redeemed shall be forwarded to the respective Notes redeemed to associations by which they were issued; but if any of such notes are be forwarded to associations.

placed.

32, ch. 106, vol. xiii, p. 109. No redemption elsewhere than as herein provided for.

Withdrawal of circulation.

vol. xiii, p. 105. standing notes. Limit deposit.

Charter numbers of associations to be bank notes.

Limit to amount United States notes.

as reserve.

Repeal of part of 251.

tion.

troller.

vol. x, p. 114.

Worn, mutilated worn, mutilated, defaced, or rendered otherwise unfit for use, they shall &c., notes to be for be forwarded to the Comptroller of the Currency and destroyed and warded to Comp- replaced as now provided by law: Provided That each of said associa-troller of Currency, replaced as now provided by law: Provided That each of said associadestroyed and re tions shall reimburse to the Treasury the charges for transportation, and the costs for assorting such notes; and the associations hereafter Associations to organized shall also severally re-imburse to the Treasury the cost of pay cost of transpor- organized shall also severally re-imburse to the Treasury the cost of transporting and association respect-Associations here- ively; and the amount assessed upon each association shall be in proafter organized to portion to the circulation redeemed, and be charged to the fund on pay cost of engrav- deposit with the Treasurer: And provided further, That so much of ing plates. as section thirty two of said national bank act requiring or permitting the sessment of charges, redemption of its circulating notes elsewhere than at its own counter Repeal of part of § except as provided for in this section, is hereby repealed.

SEC. 4. That any association organized under this act, or any of the acts of which this is an amendment, desiring to withdraw its circulating notes, in whole or in part, may, upon the deposit of lawful money with the Treasurer of the United States in sums of not less than nine thousand dollars, take up the bonds which said association has on deposit Sec. 19, ch. 106, with the Treasurer for the security of such circulating notes; which bonds shall be assigned to the bank in the manner specified in the nine-Redemption and teenth section of the national bank act; and the outstanding notes of destruction of outsaid association, to an amount equal to the legal-tender notes deposited, to reduc- shall be redeemed at the Treasury of the United States, and destroyed tion of bonds on as now provided by law: Provided, That the amount of the bonds on deposit for circulation shall not be reduced below fifty thousand dollars.

SEC. 5. That the Comptroller of the Currency shall, under such rules printed on national- and regulations as the Secretary of the Treasury may prescribe, cause the charter-numbers of the association to be printed upon all nationalbank notes which may be hereafter issued by him.

SEC. 6. That the amount of United States notes outstanding and to of outstanding be used as a part of the circulating-medium, shall not exceed the sum of three hundred and eighty-two million dollars, which said sum shall No part to be held appear in each monthly statement of the public debt, and no part thereof shall be held or used as a reserve.

SEC. 7. That so much of the act entitled "An act to provide for the ch. 252, vol. xvi, p. redemption of the three per centum temporary loan certificates, and for an increase of national bank notes" as provides that no circulation shall be withdrawn under the provisions of section six of said act, until after the fifty four millions granted in section one of said act shall have been taken up, is hereby repealed; and it shall be the duty of the Comptroller of the Currency, under the direction of the Secretary of the Treasury, to proceed forthwith, and he is hereby authorized and required, from time to time, as applications shall be duly made therefor, Withdrawal of and until the full amount of fifty five million dollars shall be withdrawn, currency to secure to make requisitions upon each of the national banks described in said equitable distribu- section, and in the manner therein provided, organized in States having an excess of circulation, to withdraw and return so much of their circulation as by said act may be apportioned to be withdrawn from them, or, in lieu thereof, to deposit in the Treasury of the United States lawful money sufficient to redeem such circulation, and upon the return of the circulation required, or the deposit of lawful money, as herein provided, a proportionate amount of the bonds held to secure the circula-

tion of such association as shall make such return or deposit shall be surrendered to it.

When national SEC. 8. That upon the failure of the national banks fail to com- sition for circulation shall be made, or of any of them, to return the banks fail to com- sition for circulation shall be made, or of any of them, to return the pi, with requisi amount required, or to deposit in the Treasury lawful money to redeem tions, duty of Comp. the circulation required, within thirty days, the Comptroller of the Cur-Sec. 49, ch. 106, rency shall at once sell, as provided in section forty-nine of the nationalcurrency act approved June third, eighteen hundred and sixty-four,

bonds held to secure the redemption of the circulation of the association or associations which shall so fail, to an amount sufficient to redeem. the circulation required of such association or associations; and with the proceeds, which shall be deposited in the Treasury of the United States. so much of the circulation of such association or associations shall be redeemed as will equal the amount required and not returned and if there be any excess of proceeds over the amount required for such redemption, it shall be returned to the association or associations whose bonds shall have been sold. And it shall be the duty of the Treasurer, Duty of treasurer, assistants, and de-assistant treasurers, designated depositaries, and national bank depos-nositaries. itaries of the United States, who shall be kept informed by the Comp. troller f the Currency of such associations as shall fail to return circulation as required, to assort and return to the Treasury for redemption the notes of such associations as shall come into their hands until notes of banks in the amount required shall be redeemed, and in like manner to assort and liquidation. return to the Treasury, for redemption, the notes of such national banks as have failed, or gone into voluntary liquidation for the purpose of winding up their affairs, and of such as shall hereafter so fail or go into liquidation.

SEC. 9. That from and after the passage of this act it shall be lawful Redistribution of for the Comptroller of the Currency, and he is hereby required, to issue currency withcirculating-notes without delay, as applications therefor are made, not drawn. to exceed the sum of fifty-five million dollars, to associations organized, or to be organized, in those States and Territorics having less than their proportion of circulation, under an apportionment made on the basis of population and of wealth, as shown by the returns of the census of eighteen hundred and seventy; and every association hereafter organized shall be subject to, and be governed by, the rules, restrictions, and limitations, and possess the rights, privileges, and franchises, now or hereafter to be prescribed by law as to national banking associations, with the same power to amend, alter, and repeal provided by "the national bank act ?" Provided, That the whole amount of circulation withdrawn and redeemed from banks transacting business shall not exceed Lim drawal. tifty-five million dollars, and that such circulation shall be withdrawn and redeemed as it shall be necessary to supply the circulation previously issued to the banks in those States having less than their apportionment: And provided further, That not more than thirty million dollars shall be withdrawn and redeemed as herein contemplated during the fiscal year ending June thirtieth, eighteen hundred and seventyfive

Approved, June 20, 1874.

CHAP. 344 .-- An act to provide for the establishment of life-saving stations and June 20, 1874. houses of refuge upon the sea and lake coasts of the United States, and to promote the efficiency of the life-saving service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Establishment of Treasury is hereby authorized to establish life saving stations, life boat for the batter are averaging of life and the secretary of the sec stations, and houses of refuge, for the better preservation of life and property from shipwreck, at or in the vicinity of the following named points upon the sea and lake coasts of the United States, namely :

ON THE COAST OF DELAWARE.

On the coast of Delaware;

Maryland;

Cape Heniopen, a complete life-saving station; Indian River, a complete life-saving station.

ON THE COAST OF MARYLAND.

Green Run Inlet, a complete life-saving station.

Redemption of

Limit to with-

Proviso.