PRIVATE ACTS OF THE FORTY-SIXTH CONGRESS

OF THE

UNITED STATES,

Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia. on Monday, the first day of December, 1879, and was adjourned without day on Wednesday, the sixteenth day of June, 1880.

RUTHERFORD B. HAYES, President: WILLIAM A. WHEELER, Vice-President, and President of the Senate. ALLEN G. THURMAN was elected President of the Senate pro tempore on the seventh of April, 1880. He was again chosen on the sixth day of May, 1880. SAMUEL J. RANDALL was elected Speaker of the House of Representatives on the eighteenth day of March, 1880, and acted as such until the twenty-first day of March, 1880, when he authorized Joseph C. S. Blackburn to act in his stead as Speaker pro tempore for one day. On the twenty-sixth day of April, 1880, Mr. BLACKBURN was appointed Speaker pro tempore, to act as such for three days; and on the twenty-fourth day of May, 1880, Mr. BLACKBURN was again appointed Speaker pro tempore, to act as such until the return of the Speaker.

CHAP. 3.—An act for the relief of Herman Hulman and Crawford Fairbanks of the city of Terre Haute, Indiana.

Dec. 24, 1879.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue be, and he is hereby, required to adjust and settle the assessed against claims for deliciency tax assessed by said Commissioner against said banks adjusted Hulman and Fairbanks, as distillers, for deficiencies which it is claimed and settled. occurred at their distillery in said city of Terre Haute during the months of October, eighteen hundred and seventy-eight, and January, eighteen hundred and seventy-nine, upon the following basis, to wit: Said Commissioner shall first ascertain the capacity that was actually used by ment. said distillers during each of said months, which shall be determined by the tubs actually filled and emptied by them during each month. shall then ascertain the actual amount of grain mashed by them during each of said months, and the yield of spirits per bushel from such grain He shall next ascertain whether any accidents which were unavoidable occurred during either or both of said months, in the breaking or destruction of machinery or in the scarcity of water at their distillery, which prevented or delayed them in the mashing of grain or in the filling or emptying of tubs at the proper time. If he shall find that any such accidents did occur, he shall next ascertain the amount of loss that said distillers sustained thereby for each of said months. He shall next ascertain if said distillers tully accounted to the government for all the spirits produced by them at their distillery during each of said months, and, if so, whether the amount so produced each month, after deducting from the capacity or amount charged against them all losses and detention sustained by accident as aforesaid, if any accidents occurred, was equal to eighty per centum of the capacity actually used by them for each of said months; and if he shall so find, he shall then abate the assessments, in whole or in part, made against said distillers for said months, which are as follows: For the month of October, a sum not exceeding thirteen thousand one hundred and ninety-eight dollars and fifty cents; and for the month of January, a sum not exceeding five thousand seven hundred and ninety-five dollars and six cents; and no assessment for deficiency tax for these months shall be made against them except as herein provided. But if said Commissioner shall find that said distillers did not make eighty per centum of the capacity used by them during each of said months, after making the proper deductions for accidents as aforesaid, if any occurred, during either or both of said months, then he shall change the assessments made for said months so as to conform them to the amount of deficiency that he shall find due

Deficiency tax

Basis of adjust-

against them for each of said months; and they shall then be assessed by him for the amounts of deficiency so found due against them for each month, and not otherwise.

Approved, December 24, 1879.

Jan. 16, 1880.

CHAP. 6.—An act for the delivery to Samuel Lord, junior, receiver, of certain bonds now in the Treasury of the United States.

State Bank of livered.

Be it enacted by the Senate and House of Representatives of the United samuel Lord, jr., States of America in Congress assembled, That the Secretary of the Treasreceiver of the ury be, and is hereby, authorized to deliver up to Samuel Lord, junior, receiver of the President, Directors, and Company of the State Bank of Charleston, S. C. receiver of the President, Directors, and Company of the State Bank of Bonds to be de- Charleston, South Carolina, the following bonds, now in the Treasury of the United States, to wit: Bonds numbered eight hundred and twelve, eight hundred and twenty-one, eight hundred and thirty-six, and eight hundred and thirty-seven, each for the sum of one thousand dollars, being coupon bonds issued by the State of South Carolina in aid of the Blue Ridge Railroad Company, and signed by R. F. W. Allston, governor, and T. G. Pickens, comptroller-general, under an act of the general assembly of South Carolina, ratified on the twenty-first day of December, eighteen hundred and fifty-four, which were the property of the said The President, Directors, and Company of the State Bank, to be administered by the said Samuel Lord, junior, receiver, as he may be directed by the proper court in South Carolina, under which he holds his appointment of receiver Appropriation as aforesaid. And the Secretary of the Treasury is hereby authorized and directed to pay to the said receiver of said bank, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and seventy-nine dollars, collected of the coupons for interest on said bonds, and heretofore covered into the Treasury of the United States, to be administered by said receiver as hereinbefore provided.

for interest collected.

Approved, January 16, 1880.

Jan. 16, 1880.

CHAP. 7.—An act for the relief of Doddridge and Davis.

Corpus

mails authorized.

Proviso.

nity.

Prohibits

Be it enacted by the Senate and House of Representatives of the United Doddridge and States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and directed to pay to Doddridge and Davis, bankers of Corpus Christi, Texas, the sum of one thousand Payment for and Davis, bankers of Corpus Christi, Texas, the sum of one thousand check lost in the eight hundred and twenty-seven dollars and eighty-nine cents in lieu of check number forty-five thousand nine hundred and twenty-three, on the assistant treasurer of the United States at New York, dated the fifteenth day of October eighteen hundred and seventy-eight, payable to Messrs Doddridge Davis and Caden or order and signed by E. B. Atwood, captain and assistant quartermaster, brevet major United States Army, which check it is claimed was indorsed by said Doddridge Davis and Caden to said Doddridge and Davis and by them, Doddridge and Davis, indersed, but lost in transmission by mail, to the Marine National Bank of the city of New York was never received by said Marine National Bank and was never paid: Provided, That before the payment hereinbefore authorized, the Secretary of the Treasury shall be satisfied that said check has not been paid, and further that the said Bond of indem- Doddridge and Davis shall execute a bond of indemnity to the United States, with sufficient sureties, against the claim of the payees in, or the indorsees of, said draft, or the claim of any person or persons in possession of or claiming the same; and also to fully indemnify the United States against all loss and damages in the premises. And the Treasury ing lost check to Department of the United States is hereby prohibited from paying said lost check to any person.

Approved, January 16, 1880.

CHAP. 11. - An act for the relief of Thomas Langton, of Dundee, Michigan.

Jan. 23, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That fifty-two acres of the southeast fractional quarter of the northeast fractional quarter of section ton relieved from the fractional quarter of the northeast fractional quarter of lien of U. S. upon twenty-three in township six south, of range six east, in the county of certain land. Monroe, State of Michigan, belonging to Thomas Langton be discharged of and from all lien, claim, or title, on the part of the United States thereon and thereto, under and by virtue of the levy of a succession tax upon the estate of Alfred Potter, deceased, and the sale of the above described land to the United States for said tax: Provided, That one-fourth of the amount of the tax assessed against said land upon the non-payment of which said land was sold, and interest thereon at six per centum per annum from the day of the sale, be paid into the Treasury of the United States within ninety days from the passage of this act.

Thomas Lang-

Proviso.

Approved, January 23, 1880.

CHAP. 15.—An act to authorize the assistant treasurer of the United States at New York to waive enforcement of section thirty-four hundred and seventy-seven of the Revised Statutes so far as the same affects certain drafts upon him now held by the Masonic Bank of Pittsburgh, Pennsylvania.

Jan. 24, 1880.

Preamble.

Whereas, on the seventh day of October, eighteen hundred and seventysix, A. B. Carey, paymaster United States Army, did issue his checks upon the United States assistant treasurer at New York, one for eightyeight dollars and three cents and one for eighty-eight dollars and fiftythree cents, payable to the order of Jefferson McIlwaine; and

Whereas, the said Jefferson McIlwaine did, on the twenty ninth day of September, eighteen hundred and seventy-six, execute his power of attorney to Hugh McIlwaine, empowering him, the said Hugh McIlwaine, to indorse any checks or drafts issued by the government made payable

to the order of him, the said Jefferson McIlwaine; and

Whereas, the Masonic Bank of Pittsburgh did, upon an indorsement of the said checks by the said Hugh McIlwaine, purchase and pay for

the same: and

Whereas the Treasury of the United States refuses to redeem said checks because the power of attorney to indorse the same was executed before the checks were issued, instead of after their said issue, as required by law; and

Whereas, the person to whose order said checks were issued cannot

now be found by the said Masonic Bank: Now, therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the assistant treasurer of the United States at New York be, and he is hereby, authorized to urer at New York waive, in this particular case only, so much of the provisions of section for relief of the thirty-four hundred and seventy-seven of the Revised Statutes of the Masonic Bank, United States as requires powers of attorney to be dated subsequent to Pittsburgh, Pa. the issue of checks, and that the certificate of acknowledgment of powers of attorney shall show that the officer taking the acknowledgment, at the time thereof read and fully explained the power of attorney to the person acknowledging the same, and to pay said checks as at present indorsed to the said Masonic Bank of Pittsburgh.

Approved, January 24, 1880.

CHAP. 20.—An act for the relief of Thomas Kearney.

Feb. 7, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting-officers of the Treasury, in settling the accounts of Thomas Kearney, late new Research collector for the district of Corpus Christi, in Texas, credit and allow him the sums of twelve thousand four hundred and seventy dollars and fifty

Thomas Kear-Řelief.

cents in gold and three hundred and forty dollars in silver, public money, of which he was robbed, while his life was in jeopardy, by Sergeant Connor and Private Jackson, United States soldiers, on the highway in Texas. on the sixth of May, eighteen hundred and seventy.

Approved, February 7, 1880.

Feb. 11, 1880.

CHAP. 23 .- An act for the relief of Michael Granery, Nicholas Wax, and Moliere Lange.

M. Granery. N. Wax. M. Lange. Payment to. Appropriation.

Be it enacted 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 and directed to pay to Michael Granery, Nicholas Wax, and Moliere Lange each the sum of five hundred dollars, out of any money in the Treasury not otherwise appropriated, in refundment of so much money exacted from them as joint obligors on a bond taken by Colonel D. A. Pardee, provost-marshal of the district of Baton Rouge, Louisiana, in the year eighteen hundred and sixty-three, for the appearance of one B. F. Rhodes, the payment of which was improperly and illegally enforced by the said marshal, in full payment and satisfaction therefor.

Approved, February 11, 1880.

Feb. 11, 1880.

CHAP. 24.—An act for the relief of Captain J. B. Campbell.

Payment judgment obtained by Hugh Waters.

Be it enacted by the Senate and House of Representatives of the United J. B. Campbell. States of America in Congress assembled, That the Secretary of the Treasof ury be, and he is hereby, directed, out of any moneys in the Treasury not otherwise appropriated, to pay a certain judgment in which Hugh Waters is plaintiff and J. B. Campbell is defendant, obtained in the United States circuit court for the district of Oregon, amounting, at the time it was rendered, to the sum of two thousand one hundred dollars and fifty cents, and the further sum of one hundred and ninety-one dollars and thirty-five cents for court and witnesses' fees in defending said suit, said judgment having been obtained against said J. B. Campbell and costs incurred by him while acting in the line of his duty as captain of the United States Army.

Approved, February 11, 1880.

Feb. 16, 1880.

CHAP. 26.—An act granting an increase of pension to Samuel B. Davis.

Pension.

Be it enacted by the Senate and House of Representatives of the United Samuel B. Davis. States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Samuel B. Davis, of Company C, Eighteenth Regiment Indiana Volunteers, and pay him the pension now allowed by law to those who have lost both an arm and a leg.

Approved, February 16, 1880.

Feb. 17, 1880.

CHAP. 27.—An act making appropriation for the removal of the remains of the late Major General George Sykes, United States Army, from Fort Brown, Texas, to West Point, New York.

Sykes, removal of remains of. Appropriation.

Be it enacted by the Senate and House of Representatives of the United Maj. Gen. George States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to have the remains of the late Major General George Sykes, United States Army, transported from Fort Brown, Texas, to West Point, New York, and the sum of one thousand dollars, or so much thereof as may be necessary, is hereby appropriated, from any money in the United States Treasury not otherwise appropriated, to carry this act into effect.

Approved, February 17, 1880.

CHAP. 28.—An act for the relief of Henry Page.

Feb. 18, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed to credit the account of Henry Page, late agent and disbursing officer of the Bureau of Refugees, Freedmen and Abandoned Lands, with the sum credited. of nine hundred and four dollars and nine cents, being the amount, with interest, disbursed by him as such officer in good faith to persons falsely producing the discharges of, and identifying themselves as, John West, Alfred Rogers, and Miles Shinn, discharged United States soldiers; and that the proper certificate of credit be issued to said Page, and be received by the United States marshal for the eastern district of Arkansas, in full satisfaction of the judgments against said Page, on judgments. account of the aforesaid disbursements, in the circuit court of the United States for the eastern district of Arkansas.

Henry Page.

Accounts to be

Satisfaction

Approved, February 18, 1880.

CHAP. 29.—An act for the relief of Gibbes and Company, of Charleston, South Carolina.

Feb. 20, 1880.

Be it enacted 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 and directed to pay, out of pany, any money in the Treasury not otherwise appropriated, to Messrs. Gibbes and Company, of Charleston, South Carolina, the sum of four thousand five hundred and seventy-six dollars and ninety-two cents, the same being a balance due said Gibbes and Company on account of money deposited by them with the Secretary of the Treasury.

Gibbes and Com-Relief. Appropriation.

Approved, February 20, 1880.

CHAP. 31.—An act for the relief of J. P. Zimmerman and H. P. Snow, of Clinton County, Kentucky.

Feb. 24, 1880.

Be it enacted 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 and directed to pay, out of any man and H. P. money in the Treasury not otherwise appropriated, the sum of ninety- Snow. eight dollars to J. P. Zimmerman and H. P. Snow, citizens of Clinton County, Kentucky, being the amount of a forfeited mail-route bond paid by them.

J. P. Zimmer-

Appropriation.

Approved, February 24, 1880.

CHAP. 32.—An act authorizing the remission or refunding of duty on an altar from Rome, Italy, for the Saint John's Cathedral of Indianapolis, Indiana.

March 1, 1880.

Be it enacted 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 and directed to remit or refund, as dral. the case may be, the duties paid or accruing upon an altar from Rome, Italy, for Saint John's Cathedral of Indianapolis, Indiana, arrived, or about to arrive, in the port of New York, said altar being designed for said cathedral and not for sale.

St. John's Cathe

Duties upon altar remitted or refunded.

Approved, March 1, 1880.

March 5, 1880.

CHAP. 35.—An act for the relief of the administrator of John D. McGill.

administrator. Appropriation.

Be it enacted by the Senate and House of Representatives of the United John D. McGill's States of America in Congress assembled, That the sum of one hundred and two dollars, be, and the same is, hereby appropriated, out of any money in the Treasury not otherwise appropriated, to pay to the administrator of John D. McGill, for advertising the sale of the property known as the Philadelphia navy-yard, in the Georgetown Courier in November, eighteen hundred and seventy-five.

Approved, March 5, 1880.

April 1, 1880.

CHAP. 44.—An act for the relief of William McGovern.

Govern; honorable discharge.

Be it enacted by the Senate and House of Representatives of the United William Mc-States of America in Congress assembled, That the Secretary of War is hereby authorized and directed to cause to be issued to William Mc-Govern, late of Company C, of the late First Regiment New York Volunteers, an honorable discharge from the service, to date from September ninth, eighteen hundred and sixty-one.

Approved, April 1, 1880.

April 1, 1880.

CHAP. 45.—An act for the relief of Nelson Lyon and Jeremiah S. James.

Nelson Lyon and Jeremiah S. James. Patent. Relief.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Patents be, and he is hereby authorized and directed to correct the patent dated the ninth day of July, one thousand eight hundred and seventytwo, numbered one hundred and twenty-eight thousand eight hundred and forty-three, and erroneously granted to Joseph Barsaloux, Jeremiah S. James, and Nelson Lyon, as joint inventors, for an invention which was in fact made by said Barsaloux as sole inventor, and of which at the time of the issue of the said patent, said James and Lyon were assignees of the entire and exclusive right, title, and interest. The correction shall be made upon the face of the patent, or a certified copy thereof, and by proper certificate thereof, appended thereto, and when corrected the patent shall show that the grant is to said Jeremiah S. James and Nelson Lyon, jointly, their heirs and assigns, as assignees of said Joseph Barsaloux. The said patent when corrected, as herein authorized, shall be as good and valid as if it had been originally granted and issued in such corrected form. It shall run for the term of seventeen years from and after the date of the ninth day of July, one thousand eight hundred and seventy-two, but no person shall be held liable for the infringement thereof, prior to the date of such correction, which date, with a reference to this act, shall be entered upon the face of the patent or stated in such certificate and shall be noted in the records of the Patent Office: Provided, That nothing herein contained shall operate to invalidate the rights of any persons to whom assignments may have been made or licenses granted under said letters; but such assignments and licenses shall be as valid under said corrected letters patent as they would have been had said letters patent as originally granted been operative and valid.

Proviso.

Approved, April 1, 1880.

April 1, 1880.

CHAP. 46.—An act for the relief of L. H. Hershfield and Brother.

and Brother.

Be it enacted by the Senate and House of Representatives of the United S. H. Hershfield. States of America in Congress assembled, That the Secretary of the Treas-Duplicate check ury shall cause to be issued to L. H. Hershfield and Brother, bankers of No. 1578. Helena, Montana, or their order, a duplicate check for the sum of two

thousand four hundred and seventy-six dollars and eighty-one cents. which check shall be paid out of the Treasury in lieu of check number fifteen hundred and seventy-eight issued to said L. H. Hershfield and Brother, in payment for bullion bar number one thousand and thirty four. by Russell B. Hamson, assayer in charge of the United States assay office at Helena, Montana Territory, and payable by the assistant treasurer of the United States at New York, which check was lost in transmission: Provided, That said L. H. Hershfield and Brother, shall execute a good and sufficient bond, in double the amount in manner and form as prescribed by section thirty-six hundred and forty-six of the Revised Stat-nityutes in case of checks not exceeding in amount one thousand dollars.

Proviso Bond of indem-

Approved, April 1, 1880.

CHAP. 59.—An act to remove the political disabilities of Roger A. Pryor, of New

April 22, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon Roger A. Pryor, now a citizen of New York, by the fourteenth amendment to the constitution of the United States, be, and the same are hereby, removed.

Roger A. Pryor. Political disabil-

Approved, April 22, 1880.

CHAP. 62.—An act granting a pension to Melissa Wagner.

April 23, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension roll of the United States, subject to the provisions and limitations of the pension laws, the name of Melissa Wagner, widow of Jacob F. Wagner, late a private in Company B, Sixty-seventh Regiment Pennsylvania Volunteers, who died from the effects of wounds received in action and in the line of duty.

Menssa Wagner. Pension.

Approved, April 23, 1880.

CHAP. 63.—An act to increase the pension of Captain Samuel C. Schoyer.

April 23, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pen-er. sion of Captain Samuel C. Schoyer, late captain of Company G, One sion. hundred and thirty-ninth Regiment of Pennsylvania Volunteers, to fifty dollars per month.

Samuel C. Schoy

Approved, April 23, 1880.

CHAP. 64.—An act granting an increase of pension to James M. Boreland.

April 23, 1880.

James M. Bore-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension land. of James M. Boreland, late a private in Company C, Ninth Regiment Pennsylvania Reserve Corps, so that he shall be entitled to receive the rate allowed by existing laws to those wholly disabled while in the service of the United States.

Increase of pen-

Approved, April 23, 1880.

April 23, 1880.

CHAP. 65.—An act granting a pension to Patsy Davenport.

port. Pension.

Be it enacted by the Senate and House of Representatives of the United Patsy Daven-States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Patsy Davenport, mother of William Henry Davenport, who died in the service of the United States, and upon whom she was dependent wholly for support; said pension to be at the rate of eight dollars per month from and after the passage of this act.

Approved, April 23, 1880.

April 23, 1880.

CHAP. 66.—An act granting a pension to Abram F. Farrar.

rar. Pension.

Be it enacted by the Senate and House of Representatives of the United Abram M. Far-States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-rolls the name of Abram F. Farrar, late first lieutenant Company F, Thirty-fifth Regiment Indiana Volunteer Infantry, subject to the provisions and limitations of the pension laws of the United States.

Approved, April 23, 1880.

April 24, 1880.

CHAP. 68.—An act for the relief of the owner of the bark Grapeshot.

George Law.

Treasury to be re-

turned.

Be it enacted 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, directed to pay to George Law, of the city and State of New York, the sum of fifteen thousand eight hundred and sixty-one dollars and fifty cents, the same properly belonging to said Deposit in the Law, and being a deposit in the Treasury of the United States to the credit of the registry of the United States district court for the eastern district of Louisiana as the avails of the sale under a libel brought to said court of the bark Grapeshot, owned by said Law and of certain freight earned by said bark; all the demands of the libellants in said cause having been fully satisfied by said Law, and he by order of the circuit court of the fifth circuit of the United States, before which said cause was pending, having been legally subrogated to all the rights of

the libellants in the premises. Approved, April 24, 1880.

April 29, 1880.

CHAP. 69.—An act granting a pension to Esther E. Lieurance.

rance. Pension.

Be it enacted by the Senate and House of Representatives of the United Esther E. Lieu-States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Esther E. Lieurance, widow of Stephen Lieurance, late a soldier in Company H, Third Wisconsin Volunteer Infantry.

Approved, April 29, 1880.

April 29, 1880.

CHAP. 70.—An act granting a pension to Ellen W. P. Carter.

ter. Pension.

Be it enacted by the Senate and House of Representatives of the United Ellen W. P. Car- States of America in Congress assembled, That the Secretary of the Inte rior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Ellen W. P. Carter, of Bradley County, Tennessee.

Approved, April 29, 1880.

CHAP. 79 .- An act for the relief of Cyrus B. Ingham, of the Territory of Dakota, Harvey Bryant and Guilford A. Wood, of Kansas, and Richard Parker, of Minnesota, James H. Pinkerton, of Colorado, and Ed. G. Wright, of Kansas.

May 3, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right to homestead preemption and timber culture entry, upon public lands, subject thereto, is stead restored tohereby restored to Cyrus B. Ingham of the Territory of Dakota, Harvey ham; Bryant and Guilford A. Wood of Kansas, and Richard Parker of Minnesota, James H. Pinkerton of Colorado, and Ed. G. Wright of Kansas, as fully as though they had not heretofore made any one or all of such entries, and had abandoned the same or for any cause they have been unable to perfect their title thereto: Provided, That this act shall not be kerton, and be be been said parties to procure title to land. Ed. G. Wright. either as a homestead pre emption or timber culture claim in excess of what is fixed and provided by law.

Right to home-Cyrus B. Ing-

Harvey Bryant; Guilford A.

Wood; Richard Parker; James H. Pin-

Proviso.

Approved, May 3, 1880.

CHAP. 82.—An act to confirm the title of Charles Olivier Duclozel to certain lands in the State of Louisiana.

May 5, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain tract of land, of ten arpents front by forty arpents in depth, on the west side of Bayou Duclozel. Teche, being section seventy-nine, in township ten south, of range six confirmed. east, in the State of Louisiana, as per plat of the United States consolidated land-office, district of Louisiana, be, and the same is hereby, confirmed to and in Charles Olivier Duclozel, his heirs or assigns.

Charles Olivier Title to lands

SEC. 2. That the Secretary of the Interior of the United States is hereby authorized, directed, and required to issue a patent for the lands issued. aforesaid, herein described, to said Charles Olivier Duclozel: Provided, That this act and the said patent shall be considered and construed only as a quit-claim on the part of the United States of such title only as the United States have a legal and equitable right to convey, and shall not affect the rights or interests of any other claimants, or affect or preclude any judicial investigation.

Patent to be

Proviso.

Approved, May 5, 1880.

CHAP. 86.—An act granting a pension to Mrs. Mary Allison.

May 12, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension. son roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Mary Allison, widow of Robert Allison, a soldier of the war of eighteen hundred and twelve.

Mrs. Mary Alli-Pension.

Approved, May 12, 1880.

CHAP. 87.—An act for the relief of Solomon Morris.

May 12, 1880.

Be it enacted 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 and directed to pay to Solomon payment to. Morris, of Company A, Thirty-eighth Illinois Infantry Volunteers, the pay and allowances of a second lieutenant of infantry from the thirtieth day of July, eighteen hundred and sixty-three, to the seventh day of February, anno Domini eighteen hundred and sixty-five, deducting the pay he received as sergeant of infantry, out of any money in the Treasury not otherwise appropriated.

Solomon Morris, Appropriation.

Approved, May 12, 1880.

May 14, 1880.

CHAP. 90.—An act directing the issue of a duplicate check to Elizabeth D. Thomas. a pensioner of the United States.

Whereas, the United States pension agent at Detroit, Michigan, on the twenty-ninth day of May, eighteen hundred and seventy-nine, issued a check, numbered fifty-nine thousand four hundred and twentyfive, drawn on the Second National Bank of Detroit, a United States depository, in favor of Elizabeth D. Thomas, a pensioner residing at Grass Lake, Michigan, for the sum of one thousand four hundred and twenty-four dollars and seventy cents, in payment of pension then due said Elizabeth D. Thomas; and

Whereas said check was lost while being transmitted by mail from Detroit to said pensioner at Grass Lake and has not since been found

or paid; Therefore,

Thomas. Duplicate check. Bond.

Be it enacted by the Senate and House of Representatives of the United Elizabeth D. States of America in Congress assembled, That the pension agent at Detroit, Michigan, be and he is hereby instructed to issue duplicate check numbered, fifty-nine thousand four hundred and twenty-five, for fourteen hundred and twenty-four dollars and seventy cents in favor of Elizabeth D. Thomas, for one lost in the mail May twenty-ninth, eight een hundred and seventy-nine: Provided, That said Elizabeth D. Thomas shall first execute a bond with good and sufficient sureties to be approved by the Secretary of the Treasury to hold the United States harmless against the double payment of said check.

Approved, May 14, 1880.

May 14, 1880.

CHAP. 91.—An act for the relief of George V. Hebb.

payment to.

Appropriation.

Be it enacted by the Senate and House of Representatives of the United George V. Hebb, States of America in Congress assembled, That the proper accounting officers of the Treasury are hereby authorized and directed to audit the claim of George V. Hebb, late captain and assistant quartermaster in Mexico, for any balance of pay that may be found due him as an officer, and to pay the amount due in full settlement of the same; and a sufficient sum is hereby appropriated out of any money not otherwise appropriated by law, to pay the same, not to exceed the sum of one hundred and thirtysix dollars and fifty cents.

Approved, May 14, 1880.

May 14, 1880.

CHAP. 92.—An act for the relief of Peter Meagher.

payment to. Appropriation.

Be it enacted by the Senate and House of Representatives of the United Peter Meagher, States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Peter Meagher, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and seventy dollars for labor performed in unloading coal from the schooners "My Rover", "Althea", and "Jonathan May", and the bark "David G. Wilson", at Long Key, Tortugas, Florida, in full compensation for the services of himself, and of Louis Helt, Victor Helmkamph, William M. Kinsman, James Riley, Edward F. Riley, F. Richards, and Charles Wilber.

Approved, May 14, 1880.

May 14, 1880.

CHAP. 93 .- An act granting a pension to Peter K. Morgan, private in the war of eighteen hundred and twelve.

Be it enacted by the Senate and House of Representatives of the United Peter K. Morgan. States of America in Congress assembled, That the Secretary of the Inte-Pension. rior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Peter K. Morgan, a private in Captain Andrew Stevenson's Company of Virginia Infantry in the war of eighteen hundred and twelve.

Approved, May 14, 1880.

CHAP. 96 .- An act for the relief of George Heard.

May 19, 1880.

Preamble.

Whereas George Heard, of Pettis County, Missouri, did on June eighth, eighteen hundred and fifty-two, at the then Clinton (Missouri) land-office, attempt to locate bounty-land warrant number sixty-one thousand one hundred and seventy-eight, for one hundred and sixty acres of land, act of eighteen hundred and forty-seven, issued to Chester Hebner, upon the west half of lot two of northeast quarter and east half of lot two of northwest quarter, section two, township forty five, and west half of southeast quarter, section thirty-five, township forty-six, range twenty-one, the transfer of said bounty-land warrant being in blank, and the said land-warrant and the application of said George Heard to locate the same upon said lands were duly forwarded to the General Land Office in Washington, District of Columbia, and were returned by said General Land Office to the Clinton (Missouri) landoffice for correction, and were burned and destroyed in said land-office, November twenty-sixth, eighteen hundred and sixty-one, at Warsaw, Missouri, to which said Clinton land-office had been removed, and said Heard was not notified of the said return of said warrant for correction, and could not therefore make the correction, and did not know of the said defective assignment of said warrant or its return for correction or its destruction until very recently, and until said Chester Hebner, in whose name such warrant was issued, had died or disappeared, and it was impossible for him to correct said error; and said George Heard did, in July, eighteen hundred and seventy-eight, pay the purchase-money for said lands, two hundred dollars in cash, and make a cash entry of the same, and receive a patent therefor, and was at the time of the attempted location of said land-warrant the actual and real owner thereof, and no other person has ever claimed or attempted to locate the same, and said warrant is now lost and destroyed; and said George Heard is in justice entitled to have issued to him another land warrant in lieu of said warrant so burned: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper officers of the Interior Department be, and hereby are, authorized and directed to prepare and cause to be issued and delivered to the said George Heard, assignee of Chester Hebner, a bounty-land warrant, for one hundred and sixty acres of land, in lieu of said bounty-land warrant number sixty-one thousand one hundred and seventy-eight, issued under said act of Congress of eighteen hundred and forty-seven, and so burned and destroyed, in such form that the same can be located by said George Heard, or assigned and transferred by him, and located by his assignee.

George Heard. Land warrant. Duplicate.

Approved, May 19, 1880.

CHAP. 97.—An act to remove the political disabilities of Thomas L. Harrison of Mobile, Alabama.

May 22, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon Thomas L. rison. Harrison, of Mobile, Alabama, by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.

Thomas L. Harison.

Political disabilties.

Approved, May 22, 1880.

May 22, 1880.

CHAP. 98.—An act to remove the political disabilities of William B. Taliaferro of Virginia.

Political disabilities.

Be it enacted by the Senate and House of Representatives of the United William B. Tal- States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon William B. Taliaferro, of the State of Virginia by the fourteenth amendment to the Constitution of the United States, be and the same are hereby removed. Approved, May 22, 1880.

May 22, 1880.

CHAP. 99.—An act to remove the political disabilities of Francis L. Galt.

Francis L. Galt. ities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House con-Political disabil- curring therein), That all political disabilities imposed upon Francis L. Galt of Virginia by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.

Approved, May 22, 1880.

May 26, 1880.

CHAP. 104.—An act to relieve John D. Defrees, Public Printer.

relief of.

Be it enacted by the Senate and House of Representatives of the United John D. Defrees, States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed to allow John D. Defrees, Public Printer, in the settlement of his accounts with the Treasury Department the sum of nine thousand eight hundred and thirteen dollars, being the sum taken by robbers from the safe of the Government Printing Office on the second day of January, eighteen hundred and seventy-nine, for which they stand indicted in the criminal court for the District of Columbia. This act to be in force from and after its passage.

Approved, May 26, 1880.

May 28, 1880.

CHAP. 109.—An act granting a pension to Martha J. Robinson.

inson. Pension.

Be it enacted by the Senate and House of Representatives of the United Martha J. Rob- States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to place on the pension-roll the name of Martha J. Robinson, widow of James H. Robinson, late private in Company E, Fifth Regiment Indiana Cavalry Volunteers, and to pay her a pension from and after the passage of this act.

Approved, May 28, 1880.

May 28, 1880.

CHAP. 110.—An act granting a pension to Mary Meighan

Mary Meighan. Pension.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Mary Meighan, widow of Peter Meighan, late a private in Company F, Twenty fourth Regiment of United States Infantry

Approved, May 28, 1880.

May 28, 1880.

CHAP. 111.—An act granting a pension to Edward U Leib.

Be it enacted by the Senate and House of Representatives of the United Edward U. Leib. States of America in Congress assembled, That the Secretary of the Inte-Pension. rior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Edward U. Leib, late a brevet lieutenant-colonel, United States Army, captain Fifth United States Cavalry, and pay him a pension at the rate of fifty dollars per month, in lieu of the pension he now receives.

Approved, May 28, 1880.

CHAP. 112.—An act granting an increase of pension to James P. Sayer.

May 28, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and is hereby, authorized and directed, from and after the passage of this act, to carry upon the pension rolls the name of James P. Sayer, late of Company C, One hundred and fortieth Regiment Pennsylvania Volunteers, at the rate of thirty dollars per month, in lieu of the pension he is now receiving.

James P. Saver. Increase of pen-

Approved, May 28, 1880.

CHAP. 114.—An act to authorize the payment of sixty-six dollars and nine cents to Judith Brown, one seventh of the pension of Margaret Duncan.

May 31, 1880.

Be it enacted 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 and directed to pay to Judith payment to. Brown, out of any money in the Treasury not otherwise appropriated the sum of sixty-six dollars and nine cents, being the amount due her as one of the children of Margaret Duncan, widow of Charles Duncan, a revolutionary soldier, under the act of July seventh, eighteen hundred and thirty-eight, and subsequent acts; which said sum has not been paid to her or any one for her.

Judith Brown, 1838, ch. 189, Stat., 5, 303. Appropriation.

Approved, May 31, 1880.

CHAP. 117.—An act for the relief of Edward Braden and J. W. Angus.

June 1, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of Edward Braden and J. W. Angus for extra compensation for the construction of supply and J. W. Angus. depot building and shops at San Antonio, Texas, be referred to the tion. Court of Claims to be heard and determined according to law and justice

Edward Braden Extra compensa-

Approved, June 1, 1880.

CHAP. 118.—An act for the relief of Ernst Hein.

June 1, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized and directed to cause to be issued to Ernst Hein, late charge. corporal of Company C, Thirteenth Regiment Massachusetts Veteran Reserve Corps, an honorable discharge from the service of the United States to date from November thirtieth, eighteen hundred and sixty-five, and to remove the charge of desertion from the military record of said Ernst Hein.

Ernst Hein. Honorable dis-

Approved, June 1, 1880.

CHAP. 122.—An act for the relief of certain homestead and pre-emption settlers in Kansas and Nebraska.

June 4, 1880.

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 homestead and pre-emption settlers on the public lands, or pre-emption settlers upon Indian reservations, in the States of Kansas and Nebraska (leave of absence without the states). west of the sixth principal meridian where there has been a loss or fail- forfeit of right.

ure of crops, from unavoidable cause, in the year of eighteen hundred and seventy-nine, or eighteen hundred and eighty, to leave and be absent from said lands until the first day of October, eighteen hundred and eighty-one under such rules and regulations as to proof and notice as the Commissioner of the General Land Office may prescribe; and during said absence no adverse rights shall attach to said lands, such settlers being allowed to resume and perfect their settlement as though no such absence had occurred.

Time for pay ment extended for one year.

SEC. 2. That the time for making final proof and payment by such pre-emptors is hereby extended for one year after the expiration of the term of absence provided for in the first section of this act; but in cases where the purchase money is by law payable in installments, the first unpaid installment shall be held not to be due until one year after the expiration of the leave of absence aforesaid.

Approved, June 4, 1880.

June 4, 1880.

CHAP. 123.—An act to permit Elias C. Boudinot, of the Cherokee Nation, to sue in the Court of Claims.

1868, ch.186. Stat., 15, 167. Preamble.

Whereas, the United States by the enactment of the one hundred and seventh section of the act of Congress approved the twentieth day of July, anno Domini eighteen hundred and sixty-eight superseded the tenth section of the treaty entered into by and between the United States and the Cherokee Nation on the nineteenth day of July, anno Domini

eighteen hundred and sixty-six; and Whereas the property of Elias C. Boudinot, a Cherokee Indian, was seized and disposed of by the authorities of the United States in consequence of the enactment of said one hundred and seventh section, although the Supreme Court of the United States in its opinion expressed in the case prosecuted by said Elias C. Boudinot to test the constitutionality of said one hundred and seventh section and the validity of the said seizure and disposition of his property, and reported in eleventh Wallace United States Supreme Court Reports, page six hundred and sixteen entitled "The Cherokee Tobacco", declared "that there was no ground for any imputation upon the integrity or good faith of" him, the said Elias C. Boudinot; and, further, that it is to be presumed that if a wrong has been done to him, the said Elias C. Boudinot, the Congress of the United States will promptly give the proper relief if applied to by the said Elias C. Boudinet; and

Whereas the Supreme Court of the United States was not called upon to decide, and did not decide, whether the executive officers of the United States had taken the necessary steps to make operative said one hundred and seventh section in said Cherokee Nation anterior to said seizure of the property of said Elias C. Boudinot; and

Whereas there is grave doubt that such steps were taken, and it manifestly appears that a wrong has been done to said Elias C. Boudinot, in consequence of the casual infraction of the said treaty, which should be repaired by appropriate satisfaction in maintenance of said treaty, which still subsists; Now therefore,

not authorized to bring suit in Court of Claims.

Be it enacted by the Senate and House of Representatives of the United Elias C. Boudi- States of America in Congress assembled, That in order to give Elias C. Boudinot, of the Cherokee Nation the proper relief for the wrong done him by reason of said seizure and disposition of his property, he, the said Elias C. Boudinot, be, and he is hereby, authorized to bring suit in the Court of Claims against the United States Government, to recover what may be due to him in justice and equity for the loss inflicted upon him by reason of said seizure for an alleged violation of the internal revenue laws, of his property, a tobacco factory, its detention, and damage thereto whilst under seizure, the value of the tobacco, material, and other personal property also seized, and the expenses to which he was subjected thereby.

Approved, June 4, 1880.

CHAP. 125.—An act to remove the political disabilities of Johnathan H. Carter, of South Carolina.

June 7, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That all political disabilities imposed upon Johnathan H. Carter. Carter, of the State of South Carolina, by the fourteenth amendment to ities. the Constitution of the United States, be, and the same are hereby, removed.

Johnathan H.

Political disabil-

Approved, June 7, 1880.

CHAP. 126.—An act to amend an act entitled "An act granting a pension to Sophia Brooke Taylor, widow of the late Major Francis Taylor".

June 7, 1880.

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 granting a pension to Sophia Brooke Taylor, widow of the late Major Taylor. Francis Taylor", approved March the third, eighteen hundred and sixtyfive, be, and the same is hereby, amended, so that she shall be entitled to receive, and shall receive, a pension at the rate of fifty dollars per month from and after the passage of this act, to be paid to her in lieu of the monthly rate of pension granted to her by the act hereby amended.

Sophia Brooke Pension increased.

1865, ch. 129, Stat., 13, 599.

Approved, June 7, 1880.

CHAP. 138.—An act for the relief of certain citizens of Lynchburg, Virginia, and refunding to them taxes improperly collected from them on manufactured tobacco.

June 8, 1880.

Be it enacted 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, directed to pay to the following enumerated Lynchburg, Va. citizens or firms of Lynchburg, Virginia, or to their legal representatives, out of any money in the Treasury not otherwise appropriated, the following sums, respectively, namely;

Citizens of Appropriation.

To C. Ford, jr, and Son, the sum of seven thousand five hundred and eighty four dollars and seventy five cents;

Refund of tax on tobacco.

To John T. Smith and Company, the sum of two thousand five hun-

dred and twelve dollars and fifty-three cents;

To Winfree and Allen, the sum of one thousand one hundred and seventeen dollars and seventy cents;

To John H. Smith and Company, the sum of one thousand eight hundred and thirty-four dollars and sixty cents;

To F. M. Dunnington and Company, the sum of one thousand eight

hundred and nineteen dollars and fifty four cents; To Ferguson and Chambers, the sum of four thousand and ninety-three

dollars: To Hancock and Moorman, the sum of two thousand four hundred

and seventy eight dollars and ninety-three cents; To William D. Miller, the sum of one thousand one hundred and

ninety-three dollars and sixty cents; To Robert Mays, the sum of three thousand two hundred and fiftytwo dollars and fifty cents;

To Tanner and Asher, the sum of three hundred and nine dollars and

forty five cents;

In full satisfaction of their claims for internal revenue taxes improperly collected of them on manufactured tobacco.

Approved, June 8, 1880.

CHAP. 139.—An act a granting an increase of pension to Isaiah W. Bunker

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Isaiah W. Bunker, late private of Company C, in the Eighty fourth Regiment Pennsylvania

Isaiah W. Bun-

Pension in-Volunteer Infantry, be, and he hereby is, granted and allowed, from and after the passage of the act a pension at the rate of twelve dollars creased. per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said Isaiah W. Bunker on the pension roll at said rate, in lieu of the pension now paid him.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 140.—An act to increase the pension of Thomas Riley.

Thomas Riley. Pension increased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll of the United States the name of Thomas Riley, late a private in Company L. Seventh Regiment United States Cavalry, and pay him a pension at the rate of seventy-two dollars per month from and after the passage of this act.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 141.—An act to remove the charge of desertion against Enoch Davis.

Enoch Davis. Honorable discharge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the charge of desertion now standing against Enoch Davis, late a private of Company G, Sixth Iowa Volunteer Infantry, on the rolls filed in the office of the Adjutant-General be removed, and that the Adjutant-General aforesaid be, and he is hereby, directed to grant said Davis an honorable discharge. Approved, June 8, 1880.

June 8, 1880.

CHAP. 142.—An act granting relief to William Turman, guardian of William W. Brewer.

check.

Proviso.

Be it enacted by the Senate and House of Representatives of the United William Tur- States of America in Congress assembled, That the Secretary of the Inteman, guardian of rior be, and he is hereby, directed to issue a duplicate of check number
Duplicate of lost one hundred and forty-four thousand nine hundred and eighty-nine, drawn by D. T. Boynton, pension agent, dated October thirteenth, eighteen hundred and seventy-nine, for the sum of one thousand six hundred and forty six dollars and eighty-three cents, in favor of William Turman, guardian of William W. Brewer; said check having been lost in the mails: Provided, That said William Turman shall first execute a bond with good and sufficient security, to be approved by the Secretary of the Treasury, to hold the United States harmless against the double payment of said check

Approved, June 8, 1880.

June 8, 1880.

CHAP. 143.—An act granting a pension to Rachael J. Rober.

Be it enacted by the Senate and House of Representatives of the United Rachael J. Reber. States of America in Congress assembled, That the Secretary of the Interior Pension. be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Rachae. J. Reber, widow of Effenger L. Reber, first lieutenant and adjutant of the Two hundred and fifth Regiment of Pennsylvania Volunteers, and pay her a pension for herself and minor children from and after the passage of this act.

Approved, June 8, 1880.

CHAP. 144.—An act granting a pension to Thomas H. Vaughn.

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Thomas H. Vaughn, of Company C, Seventy-sixth Regiment of Pennsylvania Volunteers, and that the said Thomas H. Vaughn be allowed a pension at the rate of four dollars per month, commencing from and after the passage of this act.

Thomas H. Vaughn. Pension.

Approved, June 8, 1880.

CHAP. 145.—An act granting a pension to Elizabeth Dougherty.

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll the name of Elizabeth Dougherty, widow of Charles Dougherty, deceased, a soldier in the late war of the rebellion, and pay her a pension from and after the passage of this act.

Elizabeth Dougherty. Pension.

Approved, June 8, 1880.

CHAP. 146.—An act granting a pension to Abner Hoopes

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll the name of Abner Hoopes, late a private in Company A, First Regiment of Pennsylvania Reserves, subject to the provisions and limitations of the pension laws, and pay him a pension from and after the passage of the act.

Abner Hoopes. Pension.

Approved, June 8, 1880.

CHAP. 147.—An act granting a pension to Elizabeth Aults.

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Aults, widow of Ambrose N. Aults, of Company G, of the and minor chil-Two hundredth and fifth Regiment of Pennsylvania Volunteers, and dren. that the said Elizabeth Aults be allowed a pension from and after the passage of this act, and for two children from the date of their birth until they reach the age of sixteen.

Elizabeth Aults, widow of Ambrose N. Aults.

Pension for self

Approved, June 8, 1880.

CHAP. 148.—An act granting a pension to Michael Lingenfelter.

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, the name of Michael Lingenfelter, a private in Company I. Sixteenth Regiment of Pennsylvania Veteran Reserves, formerly Company L. Nineteenth Pennsylvania Cavalry, for injury received and disease contract d while in the military service of the United States, and in line of duty, subject, however, to the laws governing the rate of disability. Approved, June 8, 1880.

Michael Lingen-Pension.

June 8, 1880.

CHAP. 149.—An act granting a pension to Jacob J. Smith.

Pension.

Re it enacted by the Senate and House of Representatives of the United Jacob J. Smith. States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Jacob J. Smith, first lieutenant of Company H, Twelfth Regiment of Pennsylvania Cavalry, subject to the provisions and limitations of the pension laws.

Approved, June 8, 1880.

June 8, 1880.

CHAP, 150.—An act granting an increase of pension to Herman Baldwin.

Increase of pen-

Be it enacted by the Senate and House of Representatives of the United Herman Bald - States of America in Congress assembled, That Herman Baldwin, late corporal of Company B, in the Fifty-fourth Regiment Pennsylvania Volunteer Infantry, be, and he is hereby, granted, a pension at the rate of ten dollars per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said Herman Baldwin on the pension-roll at said rate in lieu of the pension now paid him, such increase to date from the passage of this act.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 151.—An act to remove the disabilities of Sergeant P. P. Powell, Sixth Regiment United States Cavalry.

Sergeant P. P. Powell. Preamble.

R. S., 1218.

Whereas, Sergeant P. P. Powell, Sixth Regiment United States Cavalry has served faithfully as a private soldier and non-commissioned officer in the Army of the United States since October twenty-seventh, eighteen hundred and seventy-five; and

Whereas he is debarred from all hope of promotion by the provisions of section twelve hundred and eighteen of the Revised Statutes: Therefore,

Be it enacted by the Senate and House of Representatives of the United Disabilities re- States of America in Congress assembled, That his disabilities under said moved section be and they are hereby removed.

Approved, June 8, 1880

Approved, June 8, 1880.

June 8, 1880.

CHAP. 152.—An act for the relief of John N. Reed.

John N. Reed. Appropriation for.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the sum of four thousand one hundred and twenty-four dollars and fifty cents be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to pay John N. Reed for material delivered, labor, time, and demurrages, upon the contract of Reed, Pitt and McPherson, approved by the Secretary of War on the third day of September, eighteen hundred and sixty, and assigned to said Reed, and shall be in full discharge of all claim against the United States in any manner arising upon or by reason of the said contract, or for any non-fulfillment thereof.

June 8, 1880.

CHAP. 153.—An act for the relief of the heirs of Charles B. Smith, deceased.

deceased. Relief of heirs. Settlement of accounts.

Be it enacted by the Senate and House of Representatives of the United Charles B. Smith, States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed, in the settlement of the accounts of Charles B. Smith, deceased, late first lieutenant of the Fifth Iowa Cavalry Volunteers, to receive and allow, where the proper vouchers cannot be procured, a statement verified, or other satisfactory evidence, of all expenditures or issues made by him for the government, as will be sufficient to close his subsistence and quartermaster's accounts upon the books of the Treasury.

Approved, June 8, 1880.

CHAP. 154.—An act for the relief of Somerville and Davis.

June 8, 1880.

Be it enacted 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 and directed to adjust the claim of Davis. Somerville and Davis, of Galveston, Texas, for excess of duties paid by duties. them on twelve hundred and sixty-eight bundles of cotton-ties imported by them, per steamship China, at the port of Boston, July twenty-ninth, eighteen hundred and seventy-six, and to refund to them the amount found to have been paid in excess of the duties chargeable by law.

Somerville and Refund of cotton

Approved, June 8, 1880.

CHAP. 155.—An act to remove the political disabilities of John R. F. Tatnall, of Georgia. June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That John R. F. Tatnall, of Georgia, be, and is hereby, nall, relieved of all political disabilities imposed upon him by the third section of the fourteenth article of amendments to the Constitution of the United States.

John R. F. Tat-Political disa-

Approved, June 8, 1880.

CHAP. 156.—An act for the relief of the estate of N. Boyden

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, directed to pay the sum of seventy-five dollars, den. without interest, to the estate of N. Boyden, for rent of rooms in Salis for. bury, North Carolina, from January first to March thirty-first, eighteen hundred and sixty-six, used for post headquarters, under contract with the said Boyden, at a monthly rental of twenty-five dollars; and the sum of seventy-five dollars is hereby appropriated to pay the same upon the presentation of proper evidence of the qualification of a legal representative of his estate.

Estate of N. Boy-

Appropriation

Approved, June 8, 1880.

CHAP. 157.—An act for the relief of Monroe Donoho.

June 8, 1880.

Be it enacted 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 and required to pay to Monroe A Donoho, late register of the United States land-office at Tuscaloosa, for. Alabama, the sum of one hundred and sixty-nine dollars and forty-five cents, out of any money in the Treasury not otherwise appropriated.

Monroe Donoho. Appropriation

Approved, June 8, 1880.

CHAP. 158.—An act for the relief of Henry Warren.

June 8, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury of the United States be, and he is hereby, authorized and directed for.

Henry Warren. Appropri ation

to pay Henry Warren, of Weatherford, Texas, the sum of fifteen thousand eight hundred and sixty-seven dollars and fifty cents, out of any money in the Treasury not otherwise appropriated, in full satisfaction for damages sustained by reason of capture of trains and destruction of property by Comanche, Kiowa, and Cheyenne Indians in eighteen hundred and seventy-one while said Warren was in the employ of the government, supplying the troops at Fort Griffin, Texas; and that the Secretary of the Interior be, and he is hereby, directed to retain, out or any annuities due or to become due the Comanche and Kiowa Indians, the sum of eleven thousand eight hundred and fifty-two dollars and fifty cents, and from any annuities due or to become due the Chevennes the sum of four thousand and fifteen dollars, and cover the same into the Treasury in accordance with treaty stipulations between said Indian tribes and the United States.

To be retained out of annuities of the Comanche and Kiowa Indians.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 159.—An act for the payment of certain moneys to the heirs of Constantino Brumidi, deceased.

children.

aeral expenses.

1879, ch. 359, Stat., 20, 226.

Be it enacted by the Senate and House of Representatives of the United Constantino Bru- States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to pay to Elena Brumidi of Rome, Payment to his Italy, and Lawrence S. Brumidi of Washington, District of Columbia, children of Constantino Brumidi, deceased, the sum of five hundred dollars one half to each, being the amount reserved from the last voucher paid him for painting in fresco the picture on the canopy of the Payment of fu- dome of the Capitol; and also to pay the sum of two hundred dollars to defray the funeral expenses of said deceased, said payments to be made out of the moneys appropriated by an act approved March third, eighteen hundred and seventy-nine, entitled "An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes", said appropriation being in the language following: To pay C. Brumidi, for retouching and blending the picture in fresco on the canopy of the dome of the Capitol, and for constructing a scaffolding under said picture seven hundred dollars.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 160.—An act for the relief of W. J. Morris.

Delhi, Ill. Pension.

Be it enacted by the Senate and House of Representatives of the United W. J. Morris, of States of America in Congress assembled, That the Secretary of the Inte-elhi, Ill.

Pension rior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of W. J. Morris, of Delhi, Illinois, and pay him a pension at the rate to which, upon examination, his disability may entitle him to receive Approved, June 8, 1880.

June 9, 1880.

CHAP. 172.—An act granting a pension to Herman Netterfield.

field. Pension.

Be it enacted by the Senate and House of Representatives of the United Herman Netter- States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Herman Netterfield, late of Canby's Scouts, and to pay him a pension as an enlisted private.

Approved, June 9, 1880.

CHAP. 173.—An act for the relief of Emma G. Nelson, executrix, and Aaron H. Nelson, executor, of the estate of W. F. Nelson, deceased.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of the Treasurv is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated to Emma G. Nelson, executrix, and of estate of. Aaron H. Nelson, executor, of the estate of W. F. Nelson, deceased, late chaplain United States Army, the sum of five hundred dollars and for. twenty-six cents, in full payment for rent of quarters hired by said deceased while stationed at Washington Park United States General Hospital Cincinnati, Ohio, between the ninth day of April, eighteen hundred and sixty-four, and the twenty-eighth day of July, eighteen hundred and sixty-five: Provided, That before any payment is made the parties herein named shall file with the proper officer a duly authenticated copy of their letters testamentary.

W. F. Nelson. Relief of executrix and executor Appropriation

Proviso.

Approved, June 9, 1880.

CHAP. 174.—An act for the relief of Priscilla Watson.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Priscilla Watson be, and she hereby is, authorized, at any time within one year from and after the date at which the body of the land embraced in the Fort Dalles military reservation in Oregon shall be offered for sale pursuant to the act of Congress of March third, eighteen hundred and seventy-seven, to become the purchaser of that portion of the land embraced within the limits of the said reservation upon which she has made improvements, in consequence of an error of survey, and believing the same to be outside of the said reservation and within the limits of her own land, at such a price as the register and the receiver of the land-district within which the land is situated shall determine, subject to the approval of the Commissioner of the General Land Office.

Priscilla Watson. Relief of.

1877, ch. 129 Stat., 19, 406.

Approved, June 9, 1880.

CHAP. 175.—An act to remove the political disabilities of C. Manigault Morris, of Georgia.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon C. Manigault Morris, of the State of Georgia, by the fourteenth amendment to the bilities. Constitution of the United States, be, and the same are hereby, removed.

C. Manigault Political disa.

Approved, June 9, 1880.

CHAP. 176.—An act granting a pension to Eli Cooprider.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionrolls, subject to the provisions and limitations of the pension laws, the name of Eli Cooprider, late a private of Company G, Fifty-ninth Regiment Indiana Volunteer Infantry.

Eli Cooprider. Pension.

Approved, June 9, 1880.

CHAP. 177.—An act authorizing the closing of the accounts of the late Rear-Admiral A. H. Foote, United States Navy.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting Late Rear-Adr officers of the Treasury Department be, and hereby are, authorized and ral A. H. Foote.

Late Rear-Admi-

Settlement of ac-directed to close the accounts of the late Rear-Admiral A. H. Foote by crediting him with the sum of eight hundred and thirty-four dollars, being the amount advanced to him while under orders to take command of the South Atlantic squadron, and which he expended in preparing to execute his orders, but was prevented from reaching his post by reason of death caused by wounds and exposure incurred in service and in the line of duty.

Approved, June 9, 1880.

June 9, 1880.

CHAP. 178.—An act for the relief of certain settlers within the late Fort Kearney military reservation in Nebraska.

tlers on Fort Kearney military reservation confirmed. 1876, ch. 220, Stat., 19, 94.

Proviso.

Be it enacted by the Senate and House of Representatives of the United Homestead en-States of America in Congress assembled, That the homestead entries tries of certain set-numbered seventy-one hundred and eighty-two, seventy-two hundred and twenty-six, seventy-two hundred and thirty-three, seventy-five hundred and eighty-seven, seventy-nine hundred and twenty, and seventy-nine hundred and twenty-one, made at Grand Island, Nebraska, under the act of Congress of July twenty-first, eighteen hundred an! seventy-six, by Morgan T. Martin, Samuel H. McNutt, Allan D. Randall, John J. Brown, Joseph B. Long, and Matthew O. Riley, as actual settlers, in section thirty-six, township nine north, of range fifteen west, and section thirty-six, township nine north, of range thirteen west, within the late Fort Kearney military reservation be, and the same are hereby, confirmed: Provided, The State of Nebraska shall, by legislative act, assent thereto; and thereafter the said State shall be entitled to select other lands of equal area for school purposes as indemnity for the lands embraced in said entries, in like manner as by existing law may be done in cases where lands in sections sixteen and thirty-six, appropriated for schools in Nebraska, have been sold, or otherwise disposed of by any act of Congress.

Approved, June 9, 1880.

June 9, 1880.

CHAP. 179.—An act to authorize the Roman Catholic bishops in California to sell certain church lands.

Preamble.

Whereas certain lands known as the Canada de los Pinos or College Ranch, situate in Santa Barbara County, State of California, pursuant to the decree of the board of land commissioners appointed under the act of Congress approved March third, eighteen hundred and fifty one, entitled "An act to ascertain and settle the private land-claims in the State of California", were granted by patent of the United States dated February twenty-eighth, eighteen hundred and sixty-one, to Joseph Sadoc Alemany, Roman Catholic bishop of Monterey, in the State of California, and his successors, "in trust for the religious purposes and uses to which the said lands have been respectively appropriated"; the said patent being recorded in the proper office at Washington City, in volume three, pages two hundred and twenty-eight to two hundred and thirty-five, inclusive; and

Whereas it is found that said lands are not suitably located for said

purposes and uses: Therefore

bishop in Califor-

Authorized to sell trust lands.

Be it enacted by the Senate and House of Representatives of the United Roman Catholic States of America in Congress assembled, That the said lands or any part or parts thereof may be sold and conveyed by said grantee or his successors in such trust, discharged of said trust, and that said grantee or his successors shall be bound to apply the proceeds of said college ranch, and of all such sales in such other places as they may deem more suitable for the purposes and uses of said trust, discharged from the obligation, if any, of keeping the seminary college on said ranch, but not from that of keeping one or more seminary colleges in accordance with the object of the trust: Provided, however, That the purchaser or purchasers shall not be responsible for the proper application of the purchase-money. Approved, June 9, 1880.

CHAP. 180.—An act granting an increase of pension to Horace Boughton

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the sion. name of Horace Boughton, late colonel One hundred and forty-third Regiment New York Volunteers, and brevet brigadier-general, and pay him a pension of seventy-two dollars per month in lieu of that which he now receives.

Horace Bough-

Increase of pen-

Approved, June 9, 1880.

CHAP. 181.—An act to reimburse Charles Dougherty for his expenses to the consulate of Londonderry.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized and required to pay Charles Dough- erty.

Reimbursed for erty, out of any money in the Treasury not otherwise appropriated, the expenses. sum of one thousand dollars, to reimburse him for his expenses to the consulate of Londonderry.

Charles Dough-

Approved, June 9, 1880.

CHAP. 182.—An act for the relief of George Eyster.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to George Eyster, of Philadelphia, the sum of eight hundred and eighty-two dollars and fifty cents, the same being the amount stolen from said Eyster, while he was assistant treasurer of the United States, by a subordinate in his office, without the fault or negligence of said George Eyster.

George Eyster. Relief of.

Approved, June 9, 1880.

CHAP. 183.—An act granting an increase of pension to John H. Black.

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That John H. Black, late first lieutenant Company G Twelfth Regiment Pennsylvania Volunteer Cavalry, be, and he is hereby, granted and allowed, from and after the passage of this act a pension at the rate of fifty dollars per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said John H. Black on the pension-roll at said rate (in lieu of the pension now paid him)

John H. Black. Increase of pen-

Approved, June 9, 1880.

CHAP. 184.—An act for the relief of Rev Paul E. Gillen

June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster-General of the Army be, and he is hereby, authorized and required to pay to the Reverend Paul E. Gillen, out of any money appropriated or hereafter vice.

Rev. Paul E. Gil-Payment for ser-

appropriated for the payment of the Army, such sum as may be due him and unpaid, for service as chaplain in the Army from the twentieth of July, eighteen hundred and sixty-one the date of his actual commencement of duty as such.

Approved, June 9, 1880.

June 9, 1880.

CHAP. 185.—An act to remove the charge of desertion from the military record of Jerry Foley.

Jerry Foley. Honorable discharge. Pay and boun-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to remove the charge of desertion now standing upon the records of the War Department against the name of Jerry Foley late of Company "G", Ninth Regiment of Maine Volunteers, and grant to him an honorable discharge with the same pay, bounties and benefits he would have been entitled to if the charge of desertion had not been entered against his name.

Approved, June 9, 1880.

June 10, 1880.

CHAP. 191.—An act for the relief of Thomas Lucas.

Thomas Lucas. Assignee of Peter Murray and Com-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia, or their successors in office, be, and they are hereby, directed and empowered to examine and audit for settlement the claim Payment out of of Thomas Lucas, assignee of Peter Murray and Company, growing out general fund of of a contract, in writing, with the Board of Health of the District of District of Colum- Columbia, to abate certain nuisances in the city of Washington by lateral sewers running from the premises upon which the nuisances existed to certain main sewers in said city, said contract being dated June second, anno Domini eighteen hundred and seventy-four; and said Commissioners, or their successors in office, as the case may be, are also hereby directed to pay to said Thomas Lucas the amount found due upon such audit, out of any moneys belonging to the general fund of said District.

Approved, June 10, 1880.

June 10, 1880.

CHAP. 192.—An act for the relief of L. C. Cantwell.

L. C. Cantwell. Payment to. Appropriation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, directed to pay to L. C. Cantwell, postmaster at Richmond, Ray County, Missouri, out of any money in the Treasury not otherwise appropriated, the sum of three hundred and twenty-seven dollars and forty-six cents, being the amount of money-order and postage funds in his possession belonging to the United States, and totally destroyed by a cyclone on the first day of June, eighteen hundred and seventy-eight, without any fault whatever of said Cantwell, and since fully paid by him to the United States.

Approved, June 10, 1880.

June 10, 1880.

CHAP. 193.—An act granting an increase of pension to Harrietta M. Davis.

Increase of pension.

Be it enacted by the Senate and House of Representatives of the United Harrietta M. Da- States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed, subject to the provisions and limitations of the pension laws, to increase the pension of Harrietta M. Davis, widow of the late Rear-Admiral Charles H. Davis,

from thirty dollars to fifty dollars a month, said increase to take effect from and after the passage of this act; and the Secretary of the Treasury is hereby directed to pay to the said Harrietta M. Davis the sum of money necessary to carry into effect the provisions of this act, out of any moneys in the Treasury of the United States not otherwise appropriated.

Approved, June 10, 1880.

CHAP. 194.—An act granting a pension to Peter Claesgens.

June 10, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Peter Claesgens, late captain of Company F, of the One hundred and forty-sixth Regiment New York Infantry.

Peter Claesgens. Pension.

Approved, June 10, 1880.

CHAP. 195.—An act granting a pension to Aaron Hatcher.

June 10, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll, subject to the provisions and limitations of the pension laws, the name of Aaron Hatcher, late private Company F of the Twenty-third Regiment Missouri Volunteer Infantry.

Aaron Hatcher. Pension.

Approved, June 10, 1880.

CHAP. 196.—An act to refund to Jackson Grubb or his legal representative internal revenue tax wrongfully collected

June 10, 1880.

Be it enacted 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, directed to refund to Jackson Grubb, of Mc-Minn County, Tennessee, or his legal representative, three hundred dollars, improperly collected from him by the internal-revenue collector in the year eighteen hundred and sixty-eight, for tax improperly assessed upon him as a distiller of fruit brandy, in the year eighteen hundred and sixty-eight, after orders had been issued suspending the collection of the special tax on fruit distillers, and the same is hereby appropriated.

Jackson Grubb. Refund of tax im-

Approved, June 10, 1880.

CHAP. 197.—An act refunding to the University of Notre Dame du Lac, of Saint Joseph County, in the State of Indiana, the sum of two thousand three hundred and thirty-four dollars and seven cents, that being the amount paid on certain imported articles and so forth.

June 10, 1880.

Be it enacted by the Senate and House of Representatives of the United three hundred and thirty-four dollars and seven cents be, and the same Notre Dame du hereby is appropriated, out of any money in the Market Barrets. appropriated, as and for a repayment to the University of Notre Dame Indiana. du Lac for moneys paid by it as duty on the following articles, namely: For impost duties on twenty-two cases of paintings on glass per steamer Ville de Paris, of date December fourteenth, eighteen hundred and seventy-four, at the rate of forty per centum ad valorem, amounting to the sum of seven hundred and thirty-one dollars and eighty cents; also on

Duties refunded.

a church lamp, March ninth, eighteen hundred and seventy-five, paid as impost duty, the sum of seven hundred and forty-nine dollars and thirty-nine cents: also on twenty-one cases of paintings on glass, received per steamer France, of date April first, eighteen hundred and seventy-six, upon which was paid an impost duty of forty per centum ad valorem tax, amounting to the sum of eight hundred and fifty-two dollars and eighty-eight cents, amounting to the total sum of two thousand three hundred and thirty-four dollars and seven cents.

SEC. 2. The Secretary of the Treasury is hereby authorized and directed to pay the said sum of money to the said university upon the execution and delivery to him by the president thereof of proper receipts

therefor.

Approved, June 10, 1880.

June 10, 1880.

CHAP. 198.—An act for the relief of William D. Ovler.

Preamble.

Whereas, William D. Oyler, purchased of the United States, by cash entry on the twenty-first day of July, eighteen hundred and seventyfour, at Dixon, Illinois, the west half of the northeast quarter of section nineteen, in township twenty-six north, of range six east, and paid therefor the sum of one hundred dollars, and afterward conveyed the same to Jacob Jackson, who conveyed the same to Peter H. Bigelow and John Jackson, who were in fact, partners in trade; and

Whereas afterward the title of said William D. Ovler and his assignees to said land failing, by reason of conflict of his entry with a prior preemption claim thereon of John Shumaker, and the said William D. Oyler, because of said failure of title, having, as appears, afterward refunded the purchase-money to said Peter H. Bigelow and John Jackson, and thereby became entitled to have said original purchase-money refunded

to him by the United States; and

Whereas the same has never been refunded because of technical insufficiency of the quit-claim made by said assignees to said Oyler:

Now, therefore,

Be it enacted by the Senate and House of Representatives of the United William D. Oy- States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to refund and pay to said William D. Oyler, or his legal representatives, the sum of one hun-Amount paid for dred dollars in full satisfaction and discharge of any claim in the premises.

Approved, June 10, 1880.

June 10, 1880.

lands refunded.

CHAP. 199.—An act to remove the political disabilities of William Sharp of Virginia.

William Sharp. Political disabilities removed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States on William Sharp of Virginia be and the same are hereby removed.

Approved, June 10, 1880.

June 10, 1880.

CHAP. 200.—An act to remove the political disabilities of Abner Smead of Oregon.

Abner Smead. Political disabilities removed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein), That all disabilities imposed upon Abner Smead of Oregon by the third section of the fourteenth article of the amendments to the Constitution of the United States be, and the same are hereby

Approved, June 10, 1880.

CHAP. 201.—An act to remove the political disabilities of John M. Brooke, of Virginia.

June 10, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all disabilities imposed upon John M. Brooke of Virginia by the third section of the fourteenth article of the amendments ities removed. to the Constitution of the United States, be, and the same are hereby removed.

John M. Brooke. Political disabil-

Approved, June 10, 1880.

CHAP. 202.—An act to remove the political disabilities of Walter R. Butt, of Cali-

June 10, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all disabilities imposed upon Walter R. Butt, of California, by the third section of the fourteenth article of the amendments to the Constitution of the United States, be, and the same are hereby removed.

Walter R. Butt. Political disabilities removed.

Approved, June 10, 1880.

CHAP. 215.—An act authorizing the Treasurer of the United States to refund to W. B. Farrar, of Whitfield County, Georgia, illegal taxes collected from him in the year eighteen hundred and seventy-seven.

June 14, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Treasurer of the United States be authorized and required to refund to W. B. Farrar, of Whitfield County, Georgia the sum of three hundred dollars, being the amount of illegal and unjust taxes paid during a part of the year eighteen hundred and seventy-seven, for deficiency in the production of spirits at his distillery.

W. B. Farrar. Refund of illegal

Approved, June 14, 1880.

CHAP. 216.—An act to remove disabilities of I. Wilkinson.

June 14, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That I. Wilkinson, late lieutenant of the United States late lieutenant U. Navy, of Richmond, Virginia, be, and is hereby, relieved of all disabilities imposed upon him by the third section of the fourteenth article of moved. the amendments of the Constitution of the United States.

I. Wilkinson

Approved, June 14, 1880.

CHAP. 217.—An act to remove the political disabilities of John Owins of Portsmouth, Virginia.

June 14, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth ities removed. amendment of the Constitution of the United States on John Owins of Virginia, be and the same are hereby removed.

John Owins. Political disabil-

Approved, June 14, 1880.

CHAP. 218.—An act to remove the political disabilities of Joseph A. Seawell, of Virginia.

June 14, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurPolitical disabil-

ities removed.

Joseph A. Seaw- ring therein), That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States, on Joseph A. Seawell, be, and the same are, hereby removed.

Approved, June 14, 1880.

June 14, 1880.

CHAP, 219.—An act to remove the political disabilities of Charles Carroll Simms. of Virginia.

Simme Political disabilities removed.

Be it enacted by the Senate and House of Representatives of the United Charles Carroll States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon Charles Carroll Simms, of the State of Virginia by the fourteenth amendment to the Constitution of the United States be, and the same are hereby removed.

Approved, June 14, 1880.

June 14, 1880.

CHAP. 220.—An act making appropriations for the payment of claims reported allowed by the Commissioners of Claims under the act of Congress of March third, eighteen hundred and seventy-one, and acts amendatory thereof.

Be it enacted by the Senate and House of Representatives of the United Appropriations States of America in Congress assembled. That the Secretary of the Treas ed to the Commis- ury be, and he is hereby, authorized and required to pay, out of any sioners of Claims. money in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned herein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims presented by such persons to the Commissioners of Claims under the act of March third, eighteen hundred and seventy one, and reported to the House of Representatives under the said act, namely:

1871, ch. 116, Stat., 16, 524.

OF THE STATE OF ALABAMA.

Claims from the State of Alabama.

To Lucy C. Acker, the sum of eighty-two dollars and sixty cents.

To Isaac Allen, one hundred and fifty dollars.

To William Anderson, one hundred and twenty dollars. To Permelia Angle, two hundred and thirty-two dollars.

To Eliza Barnard, the sum of two hundred and eight dollars.

To Martha Bennett, widow of William Bennett, one hundred and sixtytwo dollars and fifty cents.

To William J. Bibb, one thousand eight hundred and ninety-five dol-

To John L. Binford, Anne H., Asa, Burton, and Henry N., and Ann Eliza Thorne, wife of R. G. Thorne, heirs of John H. Binford, deceased, five hundred and seventy dollars.

To Alexander Bratton, one hundred dollars.

To Shadrach Bray, three hundred and twenty dollars.

To Christopher Brewer, two hundred dollars.

To Charles A. Clayton, one hundred and thirty dollars. To Solomon H. Clayton, one hundred and thirty dollars.

To Sophia Cole, one hundred and sixty dollars.

To Reuben M. Craig, administrator of Miles S. Craig, deceased, eight hundred and forty dollars.

To James Crain, two hundred and sixty dollars.

To Clarissa Crane, one hundred and thirty one dollars.

To Henry Dawson, three hundred and twenty-nine dollars. To Mary Ann Dearing, one hundred and fifty dollars.

To Daniel Eastis, one hundred and twenty dollars. To Sallie Floyd, three hundred and fifty dollars.

To John F. C. Foster, three hundred and thirty-six dollars.

To John N. Griffin, one hundred dollars.

To Benjamin F. Guttry, one hundred and twenty-five dollars.

Alabama—Continued.

To B. H. Harrison, executor of Jesse Stephens, deceased, four hundred and twenty dollars.

To John H. Hollis, three hundred and twenty-six dollars and fifty cents.

To Peter Ingle, two hundred and ten dollars.

To William B. Jones, administrator of Seaborn Jones, deceased, for the use and benefit of Allen, Decherd, Martha, Margaret, Susan, Trenton, and Vina Jones, heirs of Seaborn Jones, deceased, two hundred and thirty-three dollars and thirty-three cents.

To William R. Keith, one hundred dollars. To Seneca J. Kelly, one hundred dollars.

To James Long, four hundred and sixty-five dollars.

To Thomas T. McCorkle, one thousand seven hundred and eleven dollars.

To Delphina McCormack, widow of William McCormack, three hundred and seven dollars and fifty cents.

To Lydia Matthews, administratrix of Lavinia Gilreath, deceased,

ninety-five dollars.

To Erastus W. Miller, administrator of Zachary White, deceased, five hundred and fifteen dollars.

To David H. Moore, one hundred and ninety-four dollars.

To Delila Morgan, administratrix of Jeremiah F. Morgan, deceased, two hundred dollars.

To Joseph Nations, one hundred and eight dollars. To John B. Penn, one hundred and fifty dollars.

To Sarah Phillips, seventy dollars.

To William C. Price five hundred and seventy-three dollars.

To James H. Prince, administrator of Isham Prince, deceased, two hundred and twenty-five dollars.

To Dildeny Read, four hundred and fifty dollars.

To Olivia Ricks, three hundred and twenty-five dollars.

To John Roberts, two hundred and fifty dollars. To Miles Ryan, four hundred and ninety dollars.

To Grove Sammons, one thousand one hundred and eighty-five dollars.

To John Sanders, three hundred and two dollars and fifty cents. To Elizabeth Sherley, three hundred and fifty-seven dollars.

To Andrew A. Sides, administrator of Richmond Townley, one hundred and seventy-five dollars.

To Levi Snow, two hundred and twenty-two dollars.

To Claiborne Steward, eight hundred and forty-five dollars.

To John Stoltz, two hundred and eighty-five dollars.

To John R. Stutts, one thousand seven hundred dollars.

To Francis Tate, two hundred and seventy dollars.

To James W. Tate, one hundred and eighty-two dollars. To David Thomas, one hundred and twenty-five dollars.

To Charles E. Tucker, six hundred and forty-seven dollars and seventy-

To Simon Whitteeur, administrator of Nathaniel Whitteeur, deceased, one hundred and sixty-five dollars.

To Elias Wood, eighty two dollars.

To Elias Wright, one hundred and thirty-seven dollars and fifty cents.

OF THE STATE OF ARKANSAS.

Arkansas

To John Agery, two hundred and ninety dollars.

To Richard Arendale, four hundred and seventy-nine dollars.

To Moses Ballard, one hundred and twenty-five dollars.

To John W. Beaver, two hundred and eighty-five dollars.

To Ada Benham, four hundred dollars.

To David Bennett, one hundred and twenty-five dollars.

'Arkansas—Con-

To Nancy Berry, five hundred and fifty dollars.

To Ann E. Bonnell, three thousand six hundred and five dollars.

To Thomas Boyett, two hundred and fifty-five dollars.

To Newell P. Brooks, seven hundred and fifty nine dollars. To Samuel Bryson, three hundred and fifty seven dollars.

To Archibald Buck, two hundred and ten dollars. To John Buttry, four hundred and ninety dollars.

To Anthony Casey, two hundred and thirty dollars.

To William M. Crawford, one hundred and twenty-five dollars.

To Thomas Cribbens, two hundred dollars.

To Margaret A. Dement, three hundred and fifteen dollars.

To Louisa F. Dill, one hundred and fifty dollars. To James L. Duff, guardian of J. D. and Mary E. Duff, two thousand seven hundred and eighty dollars.

To John Estes, three hundred and fifteen dollars

To Samuel Evans, one thousand four hundred and forty-seven dollars.

To John Fincher, one hundred and twenty dollars. To George R. Foster, nine hundred and sixty dollars.

To Elizabeth Fowler, one hundred and seventy-three dollars and seventy-five cents.

To Henry French, two hundred dollars.

To John H. Glidewell, administrator of Nelson Wright, deceased, ninety six dollars.

To William Godbehere, five hundred and sixty-six dollars.

To Noah Gordon, one hundred and thirty-five dollars. To James S. Guinn, three hundred and sixty dollars.

To Miranda Gilbert Greer, tour hundred and fifty-five dollars.

To Joseph P. Hinkle, three hundred dollars.

To Alfred Jackson, one hundred and ten dollars.

To Margaret Jackson, one hundred and twenty five dollars.

To Daniel F. Kennedy, one hundred dollars.

To Thomas Latham, two hundred and ten dollars.

To Michael Landers, seven hundred and fifty-four dollars.

To Sarah E. McMahan, widow of David G. McMahan, deceased, one hundred and forty dollars.

To Cynthia A. McMillan, two hundred and thirty dollars. To James C. McMurry, one hundred and fifty dollars. To Joseph Malone, one hundred and twenty-five dollars.

To Cynthia C. Mann, seventy-nine dollars.

To John J. Mason, three hundred and fifty-three dollars.

To William H. Mason, seven hundred and ninety four dollars and fifty cents.

To Lewis E. Moulder, one hundred and fifty dollars and fifty cents.

To John L. Murray, two hundred and sixty-five dollars.

To James Muse, seventy-five dollars.

To Reuben Newman, one hundred and sixty-five dollars. To Thomas Nicholas, one hundred and sixty-five dollars. To William J. Parks, three hundred and fifty dollars.

To James R. Patterson, one hundred and twenty-five dollars.

To Thomas J. Pendergrass, one hundred and fifty dollars.

To John W. Price, seven hundred and one dollars.

To Benjamin F. Rigsby, administrator of Isaac Warford, deceased, three hundred and twenty dollars.

To Fanny Schaad, five hundred dollars.

To Samuel D. Shannon and others, three hundred and forty-four dol-

To Rankin Sloan, two hundred and eighty-five dollars. To Archibald G. Smith, four hundred and fifty dollars.

To George R. Smith, thirty dollars.

To Catharine Stapp, administratrix of A. J. Stapp, deceased, one hundred and sixty dollars.

To Minerva Stewart, five hundred and forty-four dollars.

To Mary E. Stone, five hundred and thirty-three dollars and thirty-Arkansas-Con three cents.

To James Surratt, two hundred and twenty-five dollars.

To George W. Sutherland, one hundred and ninety-four dollars and seventy-five cents.

To Rebecca Tollett, sixty dollars.

To Elizabeth H. Trice, administratrix of Matthew A. Trice, deceased, one thousand five hundred and thirty-five dollars.

To Wallis True, one hundred and twenty dollars. To Martha A. Tyus, James H. and Ellen M. Tyus, six hundred and nity-three dollars.

To Lucinda A. Vernon, two hundred and seventy dollars.

To Samuel Vernon, one hundred and nine dollars.

To Hiram Ward, sixty-five dollars.

To Hugh Warren, one hundred and twenty-five dollars. To Margaret Warren, nine hundred and forty-seven dollars.

To Michael Warren, four hundred and ten dollars.

To Ephraim Weaver, two hundred and sixty-seven dollars and fifty

To Wilbur Westmoreland, one hundred and thirty-three dollars.

To R. C. Wharton, two hundred dollars.

To Marion J. Wilcox, four hundred and twenty dollars.

To Squire B. Williams, one hundred dollars.

To Garner McRussell, the sum of three hundred and four dollars.

OF THE STATE OF FLORIDA.

Florida.

To Mary Allen, administratrix of Ann Hurlbut, deceased, one hundred and fifty dollars.

To John M. Bates, one hundred and twenty-five dollars.

To William Falconer, two thousand seven hundred and eighty dollars.

To Wiley Jackson, two hundred and forty dollars.

To George W. Walton, one hundred and seventy-five dollars.

OF THE STATE OF GEORGIA.

Georgia.

To Alfred Allen, two hundred and sixty dollars.

To Matthew Almond, three hundred and fourteen dollars and fifty cents.

To Eliza Andrews, executrix of John Warnock, deceased, four hundred and eighty-one dollars and fifty cents.

To Sandy Austin, one hundred and sixty-two dollars.

To Martha Barrett, administratrix of Nancy Russell, deceased, three hundred and eighty-nine dollars and fifty cents.

To John Blackman, four hundred and sixty-eight dollars. To James B. Bostick, three hundred and ninety-five dollars.

To Andrew J. Boyle, one hundred dollars.

To Mary Brogden, two hundred and ninety-five dollars.

To James H. Brown, one thousand one hundred and thirteen dollars. To Danton Browne, one hundred and ninety dollars and fifty cents.

To Thomas Butler, two hundred and forty dollars. To Stephen Carter, one hundred and fifty dollars.

To Ellison Casey, four hundred and thirty-nine dollars. To William Collins, two hundred and sixty-eight dollars.

To James Craft, one hundred and twenty five dollars.

To Sarah Crow, two hundred and eighty-five dollars. To James Custard, two hundred and twenty-six dollars. To John Cuthbert, forty dollars.

To Adam A. Davis, two hundred and sixty dollars. To Sidney Defoor, three hundred and sixty dollars.

To William N. Dickson, one thousand six hundred and five dollars.

To Stephen Dodson, two hundred and sixty-eight dollars.

Georgia-Continued.

To Matthew Earp, two hundred and eighty dollars.

To Mayson P. Echols, two hundred and eighty-five dollars.

To Catharine M. Enright, administratrix of Patrick S. Enright, four hundred and eighteen dollars.

To Samuel C. Finley, executor of Samuel Finley, deceased, two thousand five hundred and forty dollars and fifty cents.

To Thomas J. Gaddis, seven hundred and fifty dollars. To Thomas L. Garrett, five hundred and ten dollars.

To Samuel Gaulden, senior (estate of), two hundred and seventy-three dollars.

To Stephen Gildersleeve, two hundred and forty-five dollars.

To Francis Gilliland, three hundred and seventeen dollars. To William A. Golding, two hundred and twenty dollars. To Jerusha Griffin, eight hundred and sixty-eight dollars.

To John W. Grubb, two hundred dollars.

To John S. Hambright, two hundred and eighty-one dollars and fifty cents.

To Joel Hodges, three hundred and fifty dollars.

To James M. Holcomb, two hundred and six dollars and twenty five cents.

To Jane Holmes, one hundred and twenty dollars. To Berry Houk, three hundred and sixty dollars.

To Catharine Howell, heir of Ann Moore, three hundred dollars.

To Joseph James, one hundred and twenty dollars. To Paris James, four hundred and fifty dollars.

To Bartlett M. Jenkins, three hundred and forty dollars. To Abraham Johnson, six hundred and fifty-five dollars.

To Edwin Johnson, two hundred and fifty dollars.

To Carrie J. Johnston, three hundred dollars. To Marlborough Jones, forty-three dollars.

To Francis J. Keaton, one hundred dollars.

To Benjamin L. Lane, one thousand seven hundred and thirty dollars

To David M. Langston, two hundred and thirty dollars.

To Joshua Lecount, seventy-five dollars.

To Nathaniel D. Lewis, four hundred and eighty-three dollars and fifty cents.

To Thomas Loden, one hundred and twenty-five dollars.

To Willis McDow, one hundred dollars.

To Samuel A. McIver, three hundred dollars.

To Lina McKay, one hundred and thirty-five dollars.

To William F. Metcalf, three hundred and sixty-four dollars.

To James Miller, two hundred and fifty-three dollars. To Peter Miller, one hundred and forty-one dollars.

To Baccus Mills, one hundred dollars.

To Crawford Monroe, one hundred and thirty-six dollars.

To Richard Moore, five hundred dollars.

To Sarah Moore, one hundred dollars.

To Mary J. Mulkey, three hundred and forty-four dollars.

To Henry L. Nasworthy, executor of James Nasworthy, deceased, one hundred and eighty dollars.

To John L. Newton three hundred and fifty-eight dollars.

To W. E. Norton, three hundred and eleven dollars. To Mary K. Parker, one hundred and forty dollars.

To John Partlow, five hundred and thirty dollars.

To John Phillips, two hundred and twenty-seven dollars and twenty-five cents.

To William Phillips, two hundred and twenty dollars. To Maltilda Plowman, two hundred and fifty dollars.

To George Powell, eighty-six dollars.

To R. L. A. Pursley, executor of James M. Pursley, senior, deceased, one hundred and thirty-six dollars and seventy cents.

To Jacob Quarterman, one hundred dollars.

To John Rannals, two hundred and twenty dollars.

Georgia-Con-To James M. C. Reynolds, two hundred and ninety-seven dollars and tinued. fifty cents.

To Asa Roberts, two hundred and seventy-three dollars and seventyfive cents.

To Judy Rose, one hundred and six dollars.

To Gray Rounsaville, two hundred and forty-three dollars. To Mary Rutledge, two hundred and ninety-one dollars.

To James R. Shepherd, four hundred and fifty-four dollars.

To Isaac Simpson, ninety-two dollars.

To Dennis Smith, one hundred and seventy-five dollars. To James D. Stell, three hundred and seventy dollars.

To Prince Stevens, one hundred dollars.

To Prince Stewart, one hundred and thirty six dollars.

To Somerset Stewart, ninety dollars.

To Joseph Stover, one hundred and twenty-five dollars.

To William N. Thomas, two hundred and twenty-four dollars and fifty

To Wiley J. Tipton, one hundred and twenty-five dollars. To Thomas S. Tuggle, one thousand two hundred dollars. To Grandison F. Vaughan, five hundred and twenty dollars.

To Elijah Walea, three hundred and sixty dollars.

To Anna E. Walton, administratrix of Isaac L. Walton, deceased, two thousand one hundred and sixty-four dollars.

To Eber Ward, one hundred and eighty dollars. To Amanda White, three hundred and fifty dollars. To Sarah Wiggins, three hundred and sixty-five dollars. To Furgos Wilson, two hundred and forty-six dollars.

To Allen Witcher, seventy dollars.
To Elizabeth H. Wright, administratrix, one thousand seven hundred and twenty-three dollars.

To Joshua Wyatt, two hundred and fifty dollars.

To Leah Wilson, widow of Primus Wilson, senior, deceased, the sum of two hundred and twenty-five dollars.

To London Floyd, one hundred and fifty-five dollars.

To William L. Thompson, minor son of John Thompson, deceased, one hundred dollars; the same to be in satisfaction and discharge of claim allowed by the Commissioners of Claims, in their eighth general report, to "Sydney Defoor, guardian of heir, Georgia", to be paid on surrender and cancellation of Treasury warrant, dated April eighteenth, eighteen hundred and seventy nine, number twenty-two hundred and ninety-one (F five hundred and fifteen), series eighteen hundred and seventy-four, heretofore issued thereon to "Sydney Defoor, true name Sidney Defoor, guardian of heir (Georgia)", for one hundred dollars.

OF THE STATE OF LOUISIANA.

Louisiana.

To Catharine A. Blackburn, administratrix of David F. Blackburn, deceased, one thousand nine hundred and forty-one dollars and thirtythree cents.

To Carey E. Blanchard, and others, nine hundred and forty-eight

dollars.

To Abby L. Bodfish, for herself and guardian of Mary P. Bodfish, two thousand dollars.

To Amanda Bonner Compton, one thousand six hundred and thirtyeight dollars.

To Francis Dellucky, one thousand two hundred dollars. To Omer Honore, four hundred and seventy dollars.

To Theophile Mahier, six hundred and twenty-eight dollars.

To Mary E. Payne, Édwina C. Suddeth, and Cornelia C. Blanchard, four hundred and seventy-four dollars.

To Isaac Perry, two hundred dollars.

Louisiana—Continued.

To Louis B. Rachel, six hundred and seventy dollars.

To William A. Riggs, one hundred and twenty-five dollars.

To Louise E. Sigur, tutrix of Joseph O. Sigur, one thousand one hundred dollars.

To Jacob C. Van Wickle, one thousand and seventeen dollars and fifty cents.

Mississippi.

OF THE STATE OF MISSISSIPPI.

To William M. Alderson, two hundred and fifty dollars.

To Matilda Anderson, two hundred and fifty dollars.

To Priscilla W. Burwell, executrix of Armistead Burwell, deceased.

eleven thousand two hundred and forty-eight dollars.

To Thomas H. Christmas, administrator of James R. West, two hundred and fifty dollars.

To Hugh Devaney, three hundred and sixty dollars.

To M. B. Egger, executor of Hugh Ingram, deceased, and guardian of his heirs, five hundred and thirty dollars.

To Loyd Elliott, two hundred dollars.

To Mary F. Erwin, administratrix of Samuel W. Stone, two thousand four hundred and sixty-seven dollars and thirty-three cents.

To Martha J. Fake, four hundred dollars.

To Ann B. Finley, administratrix of John L. Finley, one hundred and ten dollars.

To William Hardin, three hundred and thirty dollars.

To Horace H. Hillman, two hundred and twenty-five dollars.

To William Hitch, one hundred dollars. To Allison Knox, one hundred dollars.

To William H. B. Lane, one hundred and sixty-six dollars.

To Irvin E. Lewis, executor of Hugh Lewis, two hundred and eleven dollars and sixty-six cents.

To Edmond McCoy, three hundred dollars.

To William McKnight, eight hundred and nineteen dollars. To Elizabeth Meacham, one hundred and twenty-five dollars.

To Katherine S. Minor, thirteen thousand and seventy-two dollars. To Lemuel D. Moore, two hundred and forty-seven dollars and fifty

To Noel Parish, seven hundred and five dollars.

To William J. Porter, six hundred and seventy dollars.

To Frank Sheppard, three hundred and seventy-five dollars.

To Eliza J. Strong, three hundred dollars.

To James Warnes, three hundred and ninety dollars.

North Carolina.

OF THE STATE OF NORTH CAROLINA.

To Rittenhouse Baird, one hundred and ten dollars.

To Christiana Blue, four hundred and fifty dollars.

To Thomas Burgess, one hundred and eighty dollars. To Mary Carpenter, two hundred dollars.

To Mary E. Carver, one thousand four hundred and twenty dollars and fifty cents.

To Israel S. Davis, two hundred and eighty dollars.

To George Detherow, one hundred dollars.

To Allen Ellis, three hundred and eighty-four dollars. To Alexander Flanner, four hundred and fifty-five dollars.

To William T. Fulcher, two hundred and fifty dollars.

To Susan M. Gibbs, one hundred dollars.

To Smith P. Green, one hundred dollars.

To Adolphus Gudger, one hundred and fifty dollars.

To Betty Ann Hamilton, one hundred and fifty dollars. To Abner F. Jordan, one hundred and twenty dollars.

To Martha Keller, two hundred dollars.

To James M. Lindsay, two hundred dollars.

North Carolina-

Continued.

To Sidney S. McLean, four hundred and eighty-seven dollars. To John O. McRae, two hundred and seventeen dollars.

To Kelley Mitchell, one hundred and fifteen dollars.

To Cæsar Moore, one hundred and eighty-one dollars.

To Ellerton Newbern, two thousand dollars. To Contentna Oglesby, one hundred dollars.

To Edward Osteen, one hundred dollars.

To Abel Payne, two hundred and fourteen dollars.

To Sally W. Perkins, one hundred and fifty dollars. To A. E. Phillips, one hundred and fifty-five dollars.

To Ann Revels, two hundred and sixty-nine dollars.

To Thomas S. Runnions, two hundred and thirty dollars. To Raleigh Seaberry, one hundred and fifty-five dollars.

To Nathan Shannon, one hundred dollars.

To John Shores, one hundred and fifteen dollars.

To Josiah Simmons, three thousand five hundred dollars. To Samuel Smith, three hundred and forty-one dollars.

To Dissey Snelling, administratrix of William Snelling, four hundred and forty-one dollars.

To Joseph B. Whitehurst, seventy dollars.

To Samuel Williams, one hundred and thirty-five dollars.

To John M. Woods, executor of Sterling Proctor, eight hundred and sixty dollars.

OF THE STATE OF SOUTH CAROLINA.

South Carolina

To Thomas Anderson, eight hundred and forty one dollars. To Catharine R. Belton, three hundred and ninety-six dollars.

To Henry Brooker, one hundred and forty-five dollars and twenty-five

To Robert Bryant, one hundred and eighty dollars.

To Lavinia Cohen, widow of Sheldon Cohen, three hundred and seven dollars.

To Matthew Driggers, five hundred dollars.

To Henry Joy, three hundred and fifteen dollars.

To James McLeskey, one hundred and twenty-five dollars.

To John A. Miller, two hundred and ninety-five dollars. To Henry Newton, one hundred and twenty-five dollars.

To Ransom P. Pigg, three hundred and sixty dollars.

To Benjamin Platts, one hundred and sixty-six dollars.

To Abner Smith, four hundred and eighty dollars. To Philip Smith, five hundred and thirty dollars.

To John T. Thomas, one hundred and forty-five dollars.

To Benjamin Tyson, two hundred and ten dollars.

To Hugh Young, seven hundred and ninety dollars.

OF THE STATE OF TENNESSEE.

Tennessee.

To Edward Adams, one hundred and ninety-eight dollars.

To Jeremiah Albright, two hundred dollars.

To Richard Alexander, one hundred and twenty-five dollars.

To John Alford, two hundred and sixty dollars.

To Jesse Anderson, one hundred and twenty-five dollars.

To Noah H. Atchley, executor of Joshua H. Atchley, four hundred and fifty-four dollars.

To John C. Austin, seven hundred and thirty-six dollars.

To Drua A. Bacon, one hundred and thirty-five dollars.

To Charles M. Bailey, one hundred and twenty dollars.
To John Bails, forty-five dollars.
To Alexander B. Barnes, fifty-seven dollars and twenty-five cents.

To Seacil B. Bartlett, eight hundred dollars.

To Pheba A. Bartley, one hundred and ten dollars.

Tennessee-Continned.

To estate of Valentine Bell, one hundred dollars.

To Henry N. Berrong, two hundred and twenty dollars. To Thomas Bond, one thousand and ninety dollars.

To John L. Bradley, one hunderd and sixty-five dollars.

To Thomas Bradshaw, sixty-eight dollars.

To W. Y. Britt, one hundred dollars.

To Isaac Broyles, two hundred and fifty dollars.

To McDonald Bryant, one hundred and fifty-eight dollars.

To Thomas W. Buchanan and Robert H. Hughey, one hundred and twenty-five dollars.

To William P. Burton, one hundred dollars.

To A. C. E. Callen, administrator of Isaac B. Janeway, deceased, one hundred and sixty-six dollars.

To Alexander Campbell, three hundred and thirty dollars. To Joseph T. Cannon, one hundred and eighty-nine dollars.

To John A. Cargile, administrator of Elizabeth Price, five hundred and fifty five dollars.

To Obadiah Carlton, one hundred and twenty-five dollars.

To Peter Cason, one hundred and twenty-five dollars.

To Hugh A. Catron, three hundred and thirty-eight dollars.

To James Childers, ninety-nine dollars and fifty cents.

To Sarah B. Clark, executrix of James W. Clark, one hundred and twenty-five dollars.

To Lemuel Curlin, three hundred and twenty-eight dollars.

To William F. Daniel, one hundred and fifty five dollars and seventyfive cents.

To James Davis, five hundred dollars.

To Jehu L. Davy, one hundred and twenty dollars.

To J. H. Dinwiddie, three hundred and sixty six dollars. To Elizabeth Dodd, three hundred and forty-eight dollars.

To Oliver Dodson, one hundred and fifty dollars.

To Robert W. Donnell, seven hundred and thirty-five dollars.

To Alexander Douglass, one hundred and five dollars.

To Charles L. Dungan, two hundred dollars.

To George W. Eastham, two hundred and fifty-seven dollars and fifty

To W. Y. Elliott, executor of Thomas A. Elliott, five hundred and twenty dollars and ninety cents.

To John Elsea, senior, four hundred and ninety-six dollars.

To Robert K. Falls, three hundred and seven dollars and fifty cents.

To James M. Fann, one hundred and fifty dollars.

To Alexander Fields, two hundred and thirty-five dollars. To John L. Fletcher, one hundred and twenty dollars.

To James H. Forsyth, administrator of Darcus Forsyth, one hundred and seventy-nine dollars.

To Philip T. Foust, seventy-seven dollars.

To Sarah J. Franklin, widow of Ned Franklin, one hundred and forty dollars.

To James J. Freeman, sixty-nine dollars and fifty cents.

To James F. Gardenhire, two thousand dollars.

To Martha Ann Gardner, two hundred and seventy-five dollars.

To Jacob V. Gaston, administrator of John Jacobs, two hundred and nineteen dollars.

To James E. Gillilan, three hundred and ten dollars.

To Catharine Gregg, administratrix of William B. Samples, six hundred dollars.

To John C. Griffin, two hundred and ninety-eight dollars.

To Joseph W. Griffin, one hundred and forty-eight dollars and five cents.

To Andrew J. Gwinn, one hundred and seventy dollars. To Robert N. Hamilton, one hundred and twenty dollars.

To Nancy Hancock, two hundred and ninety dollars and fifty cents.

To Jesse H Harper, eight hundred and three dollars. To Doctor John B. Harrison, one hundred and fifteen dollars.

Tennessee-Continued.

To Jacob B. Hartsell, administrator of Isaac W. Hartsell, four hundred dollars.

To James Hastings, two hundred and thirty dollars. To Austin Helton, one hundred and twenty-five dollars.

To William Hensley, administrator of John Courtney, two hundred and forty-seven dollars.

To Washington Hixson, guardian of Thomas Layman, three hundred dollars.

To James Hodge, one thousand four hundred and ninety-one dollars.

To Allison Howard, three hundred and fifty-three dollars.

To Benjamin F. Humble, one hundred dollars.

To William S. Ivens, ninety dollars.

To Richard Keeble, four hundred and sixty-five dollars.

To Marcus L. Kennedy, eight hundred and eighty-seven dollars and fifty cents.

To Henderson Kidwell, thirty-two dollars. To Henry A. King, two hundred dollars.

To James L. Kirby, one hundred dollars.

To Martin V. Lasley, one hundred and thirty dollars.

To James Laughlin, forty-five dollars.

To Abner Lawler, administrator of John H. Sherrod, one hundred and eighty-two dollars.

To Harmon G Lea, two hundred dollars and fifty cents.

To Isaac R. Lea, one hundred and eighty dollars.

To Elizabeth A. Leming, administratrix of John Leming, one hundred and eighty five dollars.

To Catharine F. Lenoir, administratrix of Albert S. Lenoir, one thousand five hundred and forty-eight dollars.

To William Looney, one hundred and fifty dollars.

To Sarah Lord, three hundred and sixty-three dollars and fifty cents. To Alfred McKinney, administrator of Walton Dobbins, deceased, one hundred and forty dollars.

To Mary McManaman, three hundred dollars.

To Daniel Mayfield, one hundred dollars.

To Jane M. Maynor, administratrix of Pleasant Maynor, two hundred and ninety four dollars and twenty five cents.

To Lewis M. Meals, one hundred and ten dollars.

To Sophronia Medlin, widow of Robert Medlin, one hundred dollars. To Mary Miller, administratrix of Moses D. Miller, four hundred and eighty-three dollars.

To Solomon Miller, one hundred dollars.

To Levi Moore, thirty dollars.

To Elias H. Morgan, ninety dollars.

To Humphrey Mount, four hundred and seventy-three dollars. To Edmund Murfree, two hundred and ten dollars. To Abraham H. Nail, seven hundred and sixty dollars.

To John Nance, executor of Joseph H. Parrott, eighty-four dollars.

To William C. Napier, seven hundred and ten dollars.

To J. P. Newsom, one hundred and twenty-five dollars.

To Alfred Northern, sixty dollars.

To George W. Park, administrator of George Park, one hundred and twenty-five dollars.

To Samuel Park, four hundred and twenty-five dollars.

To Mary K. Parker, administratrix of Barclay McGhee, two thousand eight hundred and twenty dollars.

To George W. Payne, one hundred and fifty dollars.

To Joseph F. Peck, one hundred and seventy-five dollars.

To Isom Penney, three hundred and eleven dollars.

To Ed. Peters, seven hundred and seventy-three dollars and fifty cents.

Tennessee—Continued. To George W. Petty, two hundred and ninety-eight dollars.

To Ansel Poe, one hundred and thirty dollars.

To James Rankin, three hundred and seventy-eight dollars.

To Elbert S. Ripley, administrator of Margaret Ripley, two hundred and eighty dollars and sixty-six cents.

To Sylvester B. Ripley, sixty dollars.

To D. H. Roberson and J. S. Roberson, administrators of James F. Roberson, two hundred and fifty dollars.

To James Scott, six hundred and thirty-four dollars and sixty-five

cents.

To Samuel Sellers, one hundred and sixty dollars.

To C. E. Shelton, executor of John Poe, three hundred and fifty-eight dollars.

To Rebecca C. Sherwood, one hundred dollars.

To Jeptha Sivels, eight hundred and sixty-one dollars.

To William M. Smith, one hundred and sixty-four dollars and fifty cents.

To John W. Sutton, one hundred and thirty-five dollars.

To John C. Swann, eight hundred and six dollars.

To Jacob H. Swing, one hundred and ten dollars.

To William F. Talley, administrator of John L. Sherman, two hundred and sixty-nine dollars.

To Abraham Taylor, two hundred and twenty dollars. To John M. Tulloch, one hundred and twenty five dollars.

To Josiah Varnell, three hundred and fifty dollars.

To Thomas Walker, (Sevier County), three hundred and thirty dollars.

To John J. Ward, one hundred and forty dollars.

To Samuel S. Watkins, four hundred and sixty-one dollars.

To James W. Webb, one hundred and forty-five dollars and fifty cents.

To Nancy Webster, one hundred dollars.

To John H. Whitaker, one hundred and twenty dollars.

To Stephen White, eighty dollars.

To William H. White, one hundred and ninety dollars. To Thomas Wilkerson, one hundred and eighty dollars. To William W. Willis, three hundred and eight dollars. To John M. Woods, four hundred and eighty-five dollars.

To Samuel Yarbrough, one hundred and ninety-two dollars and fifty

To Jonathan T. Johnson, administrator of J. Johnson, deceased, the sum of two hundred and seven dollars and fifty cents.

To John K. McKnight, one hundred and three dollars and seventy-five cents.

To Patrick Sherry, one hundred and twenty-seven dollars.

Texas.

Virginia

OF THE STATE OF TEXAS.

To Martha E. Harrison, one thousand one hundred and fifty dollars. To W. C. Phillips, one hundred and twenty dollars. To John H. Shaffer, four hundred and fifty dollars.

OF THE STATE OF VIRGINIA.

To Susannah Abbott, widow of John Abbott, three hundred and fifty dollars.

To Mary Anderson, one thousand two hundred and ninety-seven dollars and forty-five cents.

To Isaac P. Baldwin, for the heirs of Sally Sexsmith, one hundred and twenty dollars.

To James H. Barnhart, surviving partner of George Barnhart and Son, three hundred and thirteen dollars and thirty-four cents.

To Richard Bastow, one hundred and sixty dollars.

To Nancy Beckley, administratrix of William C. Beckley, deceased,

for claim allowed to him during his life-time, one hundred and fifty dol-Virginia-Conlars.

To Thomas W. Blackstone, six hundred and twenty-four dollars.

To Alexander H. Brown, one hundred and forty-five dollars.

To John Brown, two hundred and ten dollars. To John Browning, one hundred and fifty dollars.

To Armistead M. Buffington, three hundred and thirty-five dollars.

To William S. Bullock, two hundred and twenty-eight dollars. To Harris W. Burton, two hundred and sixty-nine dollars.

To William D. Cooper, administrator of Thornton S. Botts, three hundred and forty dollars and sixty-six and two-thirds cents.

To Robert S. Costin, five hundred and twenty-five dollars.

To George W. Davidson, one thousand four hundred and twenty-five

To John Eller, senior, eighty-three dollars and thirty-four cents.

To William Ellington, one thousand one hundred and eighty-nine dollars and fifty cents.

To Henry Fauth, administrator of Ann Eliza Hodges, two thousand

To Mary L. and Tavenner W. Goodloe, two hundred and seventy-six dollars and thirty-eight cents.

To Theodore B. Henry, three hundred and sixty-six dollars.

To George R. Herrick, one thousand seven hundred and sixty-six dollars.

To Cynthia Hilliard, two hundred and seventy five dollars.

To Isaac R. Hite, sixty-two dollars.

To Samuel Hord, seven hundred and twenty-eight dollars.

To Lewis N. Huck, trustee for Cornelia E. Cadwalder, Samuel D., William H., and Annie S. Baker, three hundred dollars.

To Elizabeth Hughlett, three hundred and ninety-four dollars.

To Mary W. Jones, executrix of Thomas Ap C. Jones, two thousand and forty-one dollars and thirty-six cents.

To John W. Kenney, four hundred and nine dollars.
To David W. Landes, one hundred and forty dollars.
To John F. and L. L. Lewis, executors of Samuel H. Lewis, five hundred and twenty-five dollars.

To Mary Jane Little, two thousand and forty-six dollars and eighty cents.

To Jacob Mann, one hundred dollars. To David Martin, thirty-three dellars.

To Emma R. Moore, widow of George W. Moore, one hundred and two dollars.

To William Nelson, one hundred dollars.

To James E. and Sarah Piper, one hundred and eighty-three dollars.

To F. M. Potts, three hundred and sixty-two dollars.

To Oliver W. Reid, thirty-four dollars and nineteen cents.

To William L. Shackleford, one thousand dollars.

To James Sharp, one thousand one hundred and eighty-one dollars.

To George W. Simms, one hundred and twenty dollars.

To Bartine Slater, one hundred and forty dollars. To Cain Smith, three hundred and fifty-seven dollars.

To William H. Stewart, five hundred and ninety-eight dollars.

To Samuel D. Stover, one hundred and sixteen dollars.

To Letitia Strother, two hundred and one dollars.

To Benjamin Summers, one hundred and twenty-five dollars.

To Taylor Thornton, thirty dollars and fifty cents.

To Edward C. Turner, three thousand three hundred and twenty-nine dollars.

To Jacob Walters, one hundred dollars.

To Henrietta G. C. Warder, administratrix of Samuel Weaver, one thousand one hundred and forty-one dollars and eighty-four cents.

Virginia-Continued.

To John F. Waters, administrator of Levi Waters, one hundred and fourteen dollars.

To Isaac C. Webster, five hundred dollars.

To Ephraim Wynn, sixty dollars.

West Virginia.

OF THE STATE OF WEST VIRGINIA.

To John S. Bond, one thousand and thirty-five dollars.

To Allen Campbell, one hundred and twenty-five dollars.

To William H. Dixon, five hundred and seventy two dollars.

To Samuel Lewis, two hundred dollars.

To Anthony Mowery, one hundred dollars.

To William M. Randolph, one thousand seven hundred dollars.

To William Russell, one thousand three hundred and thirty dollars. To Mary E. Rutherford, trustee for Miss Mary S. Jewett, five hundred and six dollars and twenty-five cents.

To Anna Stipes, one hundred and nine dollars.

Approved, June 14, 1880.

June 15, 1880.

CHAP. 228.—An act for the relief of the heirs and legal representatives of Israel Dodge, deceased.

Preamble.

Whereas, it appears that the claim of Israel Dodge, or his legal representatives, was confirmed by the act of Congress entitled "An act to confirm certain land-claims in the State of Missouri", approved June twenty-first, eighteen hundred and sixty, to the extent of seven thousand and fifty-six arpents, equal to six thousand and two acres and fifty-hundredths of an acre, and that on the twenty-second day of December, eighteen hundred and sixty-five, a certificate of location number two was issued by the Commissioner of the General Land Office in full satisfaction of said claim of Israel Dodge, erroneously reciting the act of Congress approved June second, eighteen hundred and fifty-eight, as the authority for the issue of said certificate; and

Whereas it appears that certain tracts of land subject to location and entry under the provisions of the aforesaid act of June twenty-first, eighteen hundred and sixty, have been duly entered under and by vir-

tue of said certificate, and in part satisfaction thereof: Therefore,

representatives of Israel Dodge, deceased.

Relief of.

1858, eh. 81. 11 Stat., 294.

1860, ch. 177, 12 Stat., 866, Proviso.

Be it enacted by the Senate and House of Representatives of the United Hoirs and legal States of America in Congress assembled, That the Commissioner of the General Land Office be, and he is hereby, authorized and required to issue patents to such of the legal representatives of Israel Dodge, deceased, as may be entitled to them, for lands entered under and by virtue of certificate of location number two, erroneously issued by the Commissioner of the General Land Office on the twenty-second day of December, eighteen hundred and sixty-five, to the legal representatives of said Israel Dodge, as under and by virtue of act of Congress approved June second, eighteen hundred and fifty-eight with the same effect as though said lands had been entered under and by virtue of a certificate duly issued in accordance with the provisions of the second section of the act of June twenty-first, eighteen hundred and sixty: Provided, Said entries be found free from objection in every other particular, and that for the remainder of the land yet authorized to be located under said certificate upon the surrender thereof, he issue to the legal representatives aforesaid, who may be legally entitled thereto, certificates of location in quantities not to exceed eighty acres and subject to all the provisions of said act of June twenty-first, eighteen hundred and sixty, each of which may be located upon any lands not mineral, of the United States, subject to entry under the laws thereof, and the lands located therewith patented in like manner as other public lands of the United States: Provided, That the location in each case shall conform to the legal subdivisions of the public surveys.

Proviso.

Approved, June 15, 1880.

CHAP. 229.—An act for the relief of Clement C. Clay, of Alabama.

June 15, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, two-thirds of each House concurring therein), That the disabilities imposed by the third section of the fourteenth amendment of the Constitution of the United States are removed from Clement C. Clay, of Alabama.

Clement C. Clay. Political disabilities removed.

Approved, June 15, 1880.

CHAP. 230.—An act for the allowance of certain claims reported by the accounting officers of the United States Treasury Department.

June 15, 1880.

Claims allowed

by the accounting officers of Treasury

Appropriations.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasurv be, and he is hereby authorized and required to pay, out of any monevs in the Treasury not otherwise appropriated, to the several persons Department. in this act named, the several sums mentioned herein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims examined and allowed by the proper accounting officers, under the provisions of the act of July fourth, eighteen hundred and sixty-four, since January sixth, eighteen hundred and seventy-nine, namely:

John Adams, Jefferson County, Ohio, eighty dollars.

1864, ch. 240 Stat., 13, 381. John Adams. R. J. Anderson

R. J. Anderson, administrator of James Evans, deceased, Jefferson County, Tennessee, one thousand nine hundred and sixty dollars. James W. Adkisson, Roane County, Tennessee, one hundred and

administrator. James W. Adkis son and others.

twenty-five dollars. W. W. Arnold, Bedford County, Tennessee, one hundred and twenty-

Claimants.

five dollars.

Levi Albaugh, Jefferson County, Ohio, one hundred and twenty-five dollars.

Mary Anderson, executrix of James Anderson, deceased, Guernsey County, Ohio, two hundred and thirty dollars.

Nelson Applegate, Clermont County, Ohio, one hundred and thirtyfive dollars.

Mary E. Aber, administratix of Christian Homan, deceased, Highland

County, Ohio, one hundred dollars.

Henry Albin, Pike County, Ohio, one hundred and twenty-five dol-

David P. Armstrong, Franklin County, Tennessee, fourteen dollars. Matthew Adams, Morgan County, Kentucky, seventy-five dollars. Samuel Artz, Washington County, Maryland, one thousand and fortyfive dollars and twenty-five cents.

Ignatius Abell, Marion County, Kentucky six hundred and ninety-

two dollars and fifty cents.

William H. Albert, Washington County, Maryland, forty dollars. Anthony L. Beard, Hancock County, Illinois, one hundred dollars.

Harris Burlingame, Guernsey County, Ohio, ninety dollars.

G. W. Barlow, Jackson County, Ohio, one hundred and ninety dollars. Stephen Burk (in his own right), Hamilton County, Ohio, eightyeight dollars.

Stephen Burk, executor of Ulick Burk, deceased, Hamilton County,

Ohio, two hundred and fifty-three dollars and fifteen cents.

Oliver J. Beard, administrator of William K. Downard, deceased, Jefterson County, Ohio, one hundred and thirty-five dollars.

James Bell, Meigs County, Ohio, one hundred and nineteen dollars and twenty five cents.

David N. Bell, Hamilton County, Tennessee, one hundred and twentyfive dollars.

William T. Beeler, Washington County, Maryland, eighty-five dollars. A. L. Bolton, Hamilton County, Tennessee, sixty-three dollars.

Emanuel Brooks, Jackson County, Ohio, seventy-five dollars.

John Brown, Highland County, Ohio, ninety dollars. Mary Buhrman, executrix of Daniel Buhrman, deceased, Frederick County, Maryland, one hundred and fifty-four dollars.

Mary Jane Bishop, administratrix of Alfred N. Bishop, deceased,

Brown County, Ohio, one hundred dollars.

Joseph B. Beavers, Jefferson County, West Virginia, one hundred and four dollars.

George F. Bowers, Lawrence County, Missouri, fifteen dollars. William S. Bates, Jefferson County, Ohio, one hundred dollars.

Eliza Burke, widow of W. N. Burke, deceased, Jackson County, Ohio, sixty five dollars.

Sarah Blakemore, Harrison County, Ohio, forty-one dollars.

Ezekiel S. Bailey, Roane County, Tennessee, three hundred and thirty-

eight dollars and sixty two cents.

Sarah Bates, administratrix of Lewis Guetch, deceased, Livingston County, Kentucky, three hundred and sixty-two dollars and sixteen

Andrew Beagle, Clermont County, Ohio, one hundred and thirty-five dollars.

Michael T. Branner, Jefferson County, Tennessee, two hundred and fifty-eight dollars and seventy-five cents.

James E. Beaven, Marion County, Kentucky, eight hundred and twenty-

four dollars.

William Bennett, Brown County, Ohio, fifteen dollars.

Ann E. Birely, administratrix of George K. Birely, deceased Frederick County, Maryland, eighty-one dollars.

Ann L. Boyd, McCracken County, Kentucky, two hundred and fifty

dollars.

Jane Bloxom, Shelby County, Tennessee, two hundred and twentyseven dollars.

Daniel Booth, Caldwell County, Missouri, eighty dollars.

Jefferson Brownfield, La Rue County, Kentucky, three hundred and thirty-eight dollars and seventy-five cents.

H. C. Buchanan, administrator of David Buchanan, deceased, Lincoln

County, Tennessee, one hundred and seventy-five dollars.

Thomas Burgess, Ozark County, Missouri, three hundred dollars. Solomon Boaz, Livingston County, Kentucky, one hundred and thirty

dollars.

William Burns, Brown County, Ohio, one hundred and twenty dollars. John W. Bussard, Frederick County, Maryland, four hundred and eighty dollars.

Jeremiah Butterfield, Hamilton County, Ohio, three hundred and

sixty dollars.

John R. Brown, Brown County, Ohio, seventy dollars.

John Buntin, Robertson County, Tennessee, four hundred and eighty-

William B. Byrn, Rutherford County, Tennessee, two hundred and fifty dollars.

William Barton, Cannon County, Tennessee, four hundred and seventyfive dollars.

Ira Bogan, administrator of Nancy G. Barns, deceased, Simpson County, Kentucky, one hundred and forty-six dollars and forty-five cents.

Thomas E. Britton, Texas County, Missouri, two hundred and eightytwo dollars.

William J. Brock, Hardeman County, Tennessee, thirty-seven dollars and fifty cents.

Thomas J. Brown, Bedford County, Tennessee, one hundred and fifty dollars.

Margaret Bridges, Franklin County, Tennessee, one hundred and twenty-five dollars.

Hannah Bryson, Rhea County, Tennessee, twenty seven dollars.

Claimanta.

James F. Braddock, Montgomery County, Maryland, one hundred and forty-eight dollars and eighty cents.

Jacob Brady, Frederick County, Maryland, twenty-four dollars.

Thomas Barnum, Washington County, Maryland, seven hundred and fifty dollars.

William A. Blount, executor of Benjamin Chandler, deceased, Sevier

County, Tennessee, one hundred dollars.

G. H. Burney, Robertson County, Tennessee, one hundred and twenty-

James W. Bussell, Knox County, Tennessee, one hundred and fifty dollars.

Sarah L. Bell, Weakley County, Tennessee, one hundred dollars.

John Butterfield, Butler County, Ohio, one hundred and ten dollars. James W. Butler, Stone County, Missouri, one hundred and fifty-seven dollars.

Mary Caseholt, widow of Thomas Caseholt, deceased, Pocahontas

County, West Virginia one hundred and twenty five dollars.
John W. Comly, Harrison County, Ohio, one hundred and thirty-

five dollars.

Joseph P. Conly, Columbiana County, Ohio, two hundred and five

Samuel Cheer, Jackson County, Ohio, one hundred dollars. Z. T. Coker, Livingston County, Kentucky, three hundred dollars. Havilah Cook, Magoffin County, Kentucky, thirty-eight dollars and twelve cents.

Joseph C. Crissman, Sumner County, Tennessee, two hundred and

forty dollars.

William B. Clagett, executor of Hezekiah Clagett, deceased, Hardy County, West Virginia, one hundred and sixteen dollars and seventyeight cents.

Joseph J. Coon, Kanawha County, West Virginia, one hundred dol-

Alfred Cochran, Taylor County, West Virginia, one hundred and seventeen dollars and fifty cents.

James P. Cain, administrator of Andrew Cain, deceased, Madison

County, Tennessee, two hundred and eighty-five dollars.

James H. Connell, Trimble County, Kentucky, one hundred and ten dollars.

Margaret M. Clewers, executrix of Doctor T. B. Clewers, deceased, Jackson County, Ohio, one hundred and fifty dollars.

James D. Carter, Hart County, Kentucky, three hundred and seventy

dollars.

Catharine Cartwright, Davidson County, Tennessee, seventy-five dollars and forty-two cents.

Alexander C. Clark, Hamilton County, Ohio, ninety dollars.

Robert S. Clark, Sevier County, Tennessee, thirty-one dollars and fifty cents.

Joseph P. Chaney, Washington County, Maryland, six hundred dol-

Thomas J. Carey, Claiborne County Tennessee, ninety dollars.

John P. Crump, Hart County, Kentucky, fifty-six dollars.

Samuel W. Culp, Jefferson County, Ohio, one hundred and fifteen dollars

Samuel Curtis, junior, Belmont County, Ohio, one hundred and thirty dollars.

Thomas Carlton, administrator of William Carlton, deceased Meigs County, Ohio, one hundred and twenty-five dollars.

Francis B. Capron, Baltimore City, Maryland, one hundred and sixtyfive dollars.

G. B. Cloud, administrator of Joseph Hodges, deceased, Claiborne County, Tennessee, thirty-two dollars.

John Clinton, Hardeman County, Tennessee, seventy-two dollars.

Jesse Carlton, Marion County, Tennessee, one hundred and five dollars.

David H. Crawford, Wright County, Missouri, ninety dollars. Stephen Campbell, Wolfe County, Kentucky, sixteen dollars. James Λ. Coulter, Shelby County Tennessee, one hundred dollars

Joseph Crane, Jefferson County, West Virginia, one thousand one hundred and seventy dollars.

Hugh Craig, Hocking County, Ohio, seventy-six dollars and twenty-

three cents.

John L. Devine, administrator of James Early, deceased, Hamilton County, Tennessee, five hundred and thirty-five dollars.

David Deyarmon, administrator of David Deyarmon, deceased, Jef-

ferson County, Ohio, one hundred dollars.

Hamilton Dew and William F. McHaffey, executors of John Jett, deceased, Knox County, Tennessee, fifty-five dollars and six cents.

Isaac Dayton, Alleghany County, Maryland, seventy-eight dollars and ninety-eight cents.

Prhont Diel Ch

Robert Dial, Clermont County, Ohio, one hundred and thirty-five dollars.

James R. Duncan, Simpson County, Kentucky, one hundred dollars. Mitchel Delashmit, Phelps County, Missouri, seventy-five dollars. E. L. Delashmeitt, Frederick County, Maryland, ninety one dollars.

Catharine Dunawin, Frederick County, Maryland, forty-eight dollars.

Joseph E. Dent, Weakley County, Tennessee, one hundred and fifty dollars.

Samuel V. Dodge, Vinton County Ohio, eighty-five dollars.

T. C and R. D. Dobbins, executors of Mary McMurray, deceased, Sumner County, Tennessee, thirty-one dollars and fifty cents.

J. H. Duke, administrator of George King, deceased, McNairy County,

Tennessee, one hundred and twenty-five dollars.

Mary Ann Davis, executrix of Joseph Davis, deceased, Clermont County, Ohio, two hundred and forty-five dollars.

George W. Davis, administrator of John Dame, deceased, Marion

County, Tennessee, three hundred dollars.

John Duly, Pocahontas County, West Virginia, thirty-four dollars and eighty cents.

Abijah Dolly, Grant County, West Virginia, eighty-six dollars.

Elizabeth Dove, widow of Coleman Dove, deceased, Jackson County, Ohio, twenty-nine dollars.

Elias R. Duckwall, administrator of John Duckwall, deceased, Cler-

mont County, Ohio, two hundred and fifty dollars.

John Dalrymple, Jefferson County, Ohio, one hundred and thirty-five collars.

Daniel Derr, Frederick County, Maryland, two hundred and eighty-four dollars.

Frisby Doub, administrator of Samuel Doub, deceased, Washington

County, Maryland, two hundred and thirty-three dollars and ten cents.

Andrew Davidson, Harrison County, West Virginia, two hundred and sixty dollars.

Jesse Dicus, Wayne County, Tennessee, eighty-one dollars.

William Douglas, Washington, District of Columbia, ninety-five dollars and four cents.

Mary S. Dalton, administratrix of R. C. Dalton, deceased, Trousdale County, Tennessee, one hundred and ninety-nine dollars.

John Day, Webster County, Kentucky, one hundred and forty dollars. John Davidson, Marion County, Tennessee, one hundred and fifty-seven dollars and fifty cents.

James M. Dunn, Ballinger County, Missouri, one dollar and seventy-seven cents.

Isaac Ewen, Hamilton County, Ohio, one hundred and twenty-five dollars.

Nancy P. Emmet, Sevier County, Tennessee, forty-five dollars.

Claimanta.

Abraham Evans, Grant County, West Virginia, two hundred and two dollars and fifty-nine cents.

William Etherton, Sevier County, Tennessee, one hundred and forty-

four dollars.

John B. Earle, Randolph County, West Virginia, two hundred and thirty-six dollars and sixty four cents.

Joseph B. Edelin, Prince George's County, Maryland, one hundred

and fifty-six dollars and twenty-five cents.

T. B. Fearis, Brown County, Ohio, one hundred and thirty dollars.

John B. Funk, Union County, Kentucky, six hundred dollars.

Zachariah Freeman, Pocahontas County, West Virginia, one hundred

Bernard Fitzpatrick, Franklin County, Missouri, one hundred dollars. J. A. Fry, McNairy County, Tennessee, four hundred and fifty dollars. Moses H. Fite, Wilson County, Tennessee, one hundred dollars.

D. A. Ferguson, Hardeman County, Tennessee, three hundred and

fifty-one dollars and twenty-five cents.

Thomas Foster, administrator of William Foster, deceased, Meigs County, Tennessee, four hundred and thirteen dollars.

William Foster, Jefferson County, Tennessee, fifty-nine dollars and

twenty cents.

Thomas Foster administrator of George W. Deatherage, deceased, McMinn County, Tennessee, three hundred and thirty five dollars.

Rutha Fox, widow of George Fox, deceased, Sevier County, Tennes-

see, forty dollars.

John W. Franks, Lawrence County, Tennessee, three hundred dollars. Mother Francis Xavier Fitzpatrick, Superioress of the Sisters of the Good Shepherd, Jefferson County, Kentucky, one hundred dollars. Jacob C. Grove, administrator of Jeremiah P. Grove, deceased Wash-

ington County, Maryland, three hundred and fifty-seven dollars.

J. H. Gregory, administrator of Hugh C. Harrison, deceased, Maury County, Tennessee, two hundred and seventy two dollars.

John Gardner, Adams County, Ohio, two hundred dollars. Horatio Grumman, Guernsey County, Ohio, one hundred and ten dol-

Elijah L. Givings, Union County, Kentucky four hundred and thirtynine dollars.

John Glass, Hardeman County, Tennessee, one hundred dollars.

William A. Graham, Hamilton County, Ohio, one hundred and twenty

W. H. Gudgeon, Hamilton County, Ohio, one hundred and thirty-five dollars.

Frank Gossett and J. W. McClanahan, executors of John Gossett, deceased, Grainger County, Tennessee, one hundred and twenty-five

Joseph Gray, Grainger County, Tennessee, one hundred and ninetyfive dollars.

Alexander Grossman, Jackson County, Ohio, eighty dollars.

Edmund Graves, Marion County, Kentucky, seven hundred and twenty dollars.

Barbara Glassburn, widow of George Glassburn, deceased, Jackson County, Ohio, fifty dollars.

George S. Gatch, Clermont County, Ohio, two hundred dollars.

Newton Goad, Maury County, Tennessee, one hundred and forty dol-

John C. Gray, Bracken County, Kentucky, one hundred and ten dol-

I. C. Grant, Loudon County Tennessee, seventy-nine dollars and ninetyfour cents.

A. J. Guthrie, Carroll County, Kentucky, thirty dollars. Samuel Garling, Washington County, Maryland, two hundred and twenty-seven dollars and fifty cents.

Elizabeth S. Grant, executrix of James H. Grant, deceased, Rutherford County, Tennessee, one thousand three hundred and eighty-three dollars and thirty-four cents.

George F. Gilpin, Frederick County Maryland, forty-six dollars and

eighty seven cents.

Isabella Gallaher, Webster County, Missouri, forty dollars.

Beverly J. Gregory, executor of William Gregory, deceased, Madison County Tennessee, two hundred and forty dollars.

Martin W. Guy, Shelby County, Tennessee, two hundred and fifteen

dollars.

Harrison Gill, Bath County, Kentucky, four hundred and twenty-eight

dollars and twenty-two cents.

George L. Gillespie and E. S. Caldwell, heirs at law of George L. Gillespie deceased, Hamilton County, Tennessee, two hundred and ten dollars and ninety-eight cents.

George Gares, Washington County, District of Columbia, one hun-

dred and twenty-five dollars.

William W. Garland, Madison County, Tennessee, one hundred and

eighty dollars.

John G. Gray, administrator with the will annexed of Winneford Duncan, deceased, Knox County, Kentucky, ninety-one dollars and fifty cents.

Zachariah Goforth, administrator of William McGuire deceased Stod-

dard County, Missouri, forty dollars.

John M. Hutcheson, Guernsey County, Ohio, one hundred and twenty-five dollars.

William B. Hill, Hamilton County, Ohio, seventy dollars.

James D. Hazelrigg, surviving executor of Dillard Hazelrigg, deceased, Montgomery County, Kentucky, six hundred and sixty-six dollars.

Joseph D. Haden, Christian County, Missouri, sixty dollars.

David S. Hern, Gallia County, Ohio, one hundred and twenty-five dollars

S. P. Hildebrand, and Reese T. Mitchell, partners under the firm of Hildebrand and Mitchell, Cherokee Nation, Indian Territory, three hundred and sixty-eight dollars and eighteen cents.

James Hughart, Laclede County, Missouri, forty-eight dollars and

seventy-four cents.

Martin Hedrick, Pendleton County, West Virginia, eighty-five dollars.

Richard Hill, Washington County, Maryland, two hundred and eightynine dollars.

Jacob Holt, Caldwell County, Kentucky, one hundred and fifty dollars

Ann Harvey, by her agent, William P. Harvey, Charles County, Maryland, two hundred and sixty-two dollars and fifteen cents.

Jacob Houser, Washington County, Maryland, one thousand three

hundred and fifty-three dollars.

Benjamin Huffman, Braxton County, West Virginia, forty-five dollars and eighty-seven cents.

Otho Householder, Jefferson County, Ohio, seventy-five dollars

Edward L. Hays, Montgomery County, Maryland, thirty-two dollars and twenty cents.

Joshua Harp, Washington County Maryland, one hundred and thirtynine dollars and fifty cents.

Albert Huddleston, Fayette County, West Virginia two hundred and fifty-eight dollars and twelve cents.

Michael Howard, Harlan County, Kentucky one hundred and seventyfive dollars.

Mary E. Hank and Elmira Vandiver, Washington County, Maryland, five hundred and forty dollars.

Emanuel Homan, Warren County, Missouri, seventy-five dollars.

Claimanta.

Barbara Hettrick, administrator of Benedict Hettrick, deceased, Hamilton County Ohio, thirty dollars.

Henry H. Hanna, Guernsey County, Ohio, ninety-two dollars. Franklin Hanks, Grainger County, Tennessee, five hundred dollars. Sarah Hardin, executrix of Mark Hardin, deceased, Laurel County, Kentucky, ninety-eight dollars and seventeen cents.

James Harper, Jefferson County, Tennessee, five hundred and twenty-

two dollars and fifty cents.

Margaret E. S. Hood, administratrix of Daniel Scholl, deceased Fredcrick County, Maryland, seventy-five dollars.

Archibald Hammond, Harrison County, Ohio, one hundred and sixty-

eight dollars.

John Hannah, Pocahontas County, West Virginia, one hundred and eighteen dollars and fifty cents.

Mary A Holmead, Washington, District of Columbia, one thousand

one hundred and eighty dollars and fifty cents.

William Howard, Jackson County, Ohio, eighty-five dollars. Moses N. Hall, Woodford County, Kentucky, ninety-six dollars. John Hickman, Fayette County, West Virginia, three hundred and

sixty-three dollars and thirty-three cents.

C. B. C. Hodge, Jefferson County, Tennessee, two hundred and eight

dollars and fifty cents.

David C. Hall, Madison County, Tennessee, three hundred and ninety-

four dollars and eighty cents.

Wilson Hixson surviving administrator of John Hughes, deceased, Hamilton County, Tennessee, two hundred and twenty-four dollars.

Martha M. Hanserd (late Phelps), Giles County, Tennessee, twenty-

two dollars and fifty cents.

John C. Harris, Madison County, Tennessee, four hundred and eight dollars.

Thomas Harris, Kanawha County, West Virginia, one hundred and eighty-three dollars and seventy-five cents.

Azariah Hendley, Robertson County, Tennessee, one hundred and

sixty dollars.

Henson L. Hoff, Barbour County, West Virginia, one hundred and seventeen dollars.

Joseph Hudson, McNairy County Tennessee, one hundred and twenty-

five dollars.

Jordan Higgins, Davidson County, Tennessee, one hundred and twenty-five dollars.

Peter Huntsman, administrator of Zachariah Coal, deceased, Allen

County, Kentucky, one hundred and fifteen dollars.

E. A Henderson, widow of Richard Henderson, deceased, Jefferson County, West Virginia nine hundred and five dollars and twenty-four

Sarah T. Dougherty, Jefferson County, West Virginia, one hundred

and fifty dollars and eighty eight cents.

Janet L. Hilleary, Jefferson County, West Virginia, one hundred and fifty dollars and eighty eight cents.

Arcanna S. Henderson, Jefferson County, West Virginia, one hundred

and fifty dollars and eighty-seven cents.

Elizabeth L. Hilleary, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

Cornelia Henderson, Jefferson County, West Virginia, one hundred

and fifty dollars and eighty-seven cents.

George H. Henderson, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

Norman F. Henderson, Jefferson County, West Virginia, one hundred

and fifty dollars and eighty-seven cents.

Martin Hortman, Hamilton County, Tennessee, eighty-three dollars. George W. Henson, Berkeley County, West Virginia, two hundred and forty dollars.

L M. Hopewell, Nelson County, Kentucky, one hundred and fifty dol.

G. B. Hudson, Wilson County, Tennessee, one hundred and twenty.

five dollars.

D. S. Harris, Allen County, Kentucky, one hundred and five dollars. Winifred Head, executrix of Hadley A. Head, deceased, Jackson County, Missouri, two hundred and eighty-five dollars.

R. E. Harris, widow of William N. Harris, deceased, Weakley County.

Tennessee, twenty-two dollars.

George M. Hutsell, McMinn County Tennessee, forty-five dollars.

Jethro, Howell, Gibson County, Tennessee, one hundred and eightynine dollars and sixty cents.

John B. Jopling, administrator of John S. Jopling, deceased, McNairv

County, Tennessee, one hundred dollars.

Asenath Johnson, administrator of William Johnson, deceased, Lincoln County, Kentucky, three hundred and fifty dollars.

John Johnson, Guernsey County, Ohio, one hundred and fifteen dol-

Samuel N. Jones, Perry County, Ohio, one hundred dollars. John D. James, Jackson County, Ohio, seventy-five dollars.

William D. James, Pike County, Ohio, one hundred and seven dol-

Malcom Johnson, Sequatchie County, Tennessee, one hundred and eighty-eight dollars and twenty-five cents.

Maria Joyce, widow of William Joyce, deceased, Jackson County

Ohio, one hundred dollars.

John D. Julian, administrator of Timothy Desherroom, deceased Texas County, Missouri, ninety dollars.

Minter Jackson and Valentine Straeder, Upshur County, West Vir-

ginia, eight hundred and five dollars.

Hugh Joyner, Sumner County Tennessee, one hundred and twentyfive dollars.

Willey Jennings, Wilson County Tennessee, two hundred and seventeen dollars.

James C. Johnson Sevier County Tennessee, eighty-five dollars.

Oscar William Kittinger, and John F. Hartsook, administrator of George W. Kittinger, deceased, Greenbrier County, West Virginia, one hundred and twenty-five dollars.

Charles L. Knowles, administrator of William Knowles, deceased,

Athens County, Ohio, one hundred and ten dollars.
W. L. Kimbrough, Todd County, Kentucky, two thousand three hundred and eighty-two dollars.

J. B. G. Kinsloe, Clinton County, Pennsylvania, seventy-three dol-

lars. Allen M. Kirk, Belmont County, Pennsylvania, one hundred and thirty-five dollars.

L. A. King, Giles County, Tennessee, three hundred and sixty-five

dollars. Lewis Keethler, Brown County, Ohio, two hundred and twenty dol-

R. and D. E. Kefauver, executors of Daniel Kefauver, deceased, Fred-

erick County, Maryland, three hundred and sixty dollars.

John W. Knox, New Madrid County, Missouri, one hundred and five

Fredrick A. Kerr, Muscogee, Indian Territory, sixty dollars.

Alexander Kilgore, Marion County, Tennessee, fifty-eight dollars and fifty cents.

Edward Kearney, Baltimore City, Maryland, one hundred and sixtyfive dollars.

Gideon King, Henry County, Kentucky, forty-eight dollars. Lemuel Lindsay, Harrison County, Ohio, forty-five dollars. Abner Lewis, Jackson County, Kentucky, sixty dollars.

David P. Logan, Hamilton County, Ohio, one hundred and thirty five dollars.

Cisimanta.

John A. Lynch, executor of William H. Lynch, deceased, Frederick County, Maryland, ninety-one dollars and eighty-seven cents.

Christian Lappe Jackson County, Ohio, seventy-five dollars.

John Lingingfelter, Knox County, Tennessee, one hundred and thirty dollars and eighty cents.

William Lilly, Raleigh County, West Virginia, eighty-six dollars and

sixty two cents.

David Long, executor of Lydia Long, deceased, Washington County, Maryland, one hundred and one dollars.

Nathaniel V. Liller, Mineral County, West Virginia, one hundred

dollars.

Sarah E. Lane, executrix of W. K. Lane deceased, Sumner County, Tennessee, two thousand six hundred and ninety-eight dollars.

Mary Ledbetter, Coffee County, Tennessee, ninety three dollars and

seventy-five cents.

Charles Logan, Clermont County, Ohio, one hundred and nine dollars. William Long, Shelby County, Kentucky, one hundred and twentyfive dollars.

John Lutes, Owsley County, Kentucky, ninety-five dollars.

Peter Lamb, Muhlenburg County, Kentucky, seventy-five dollars.

Adam Lackey, Jackson County, Ohio, one hundred dollars. Jesse C. Lee Bradley County, Tennessee, one hundred and five dollars.

Jane Long, widow of Anderson Long, deceased, Marion County, Tennessee ninety-seven dollars and fifty cents.

J. E. Luckett, administrator of G. W. Luckett, deceased, Daviess County, Tennessee, six hundred and ten dollars.

John W. Laymance, Morgan County, Tennessee, seventy-five dollars. John S. Lilly, Raleigh County, West Virginia, one hundred and fifty dollars.

William R. Loveday, Sevier County, Tennessee, one hundred and thirty-seven dollars and fifty cents.

James T. Leach, Rutherford County Tennessee, one hundred and

twenty five dollars.

Richard Loundes, administrator of Lloyd Loundes, deceased, Harrison County, West Virginia, ninety-nine dollars and twenty-eight cents. S. B. Lard, administrator of Richard Booker, deceased, Shelby County,

Kentucky, two hundred and seventy-five dollars.

James H. Lawson, Sevier County, Tennessee, three hundred and twenty-three dollars.

Abraham F. Lillard, Marshall County, Tennessee, eighty-five dollars.

Ebenezer Leath, Knox County, Kentucky, ninety dollars.

Edward Menchey, administrator of David Study, deceased, Adams County, Pennsylvania, twenty-four dollars.

Daniel R. McPeck, administrator of William Hopper, deceased, Guern-

sey County, Ohio, ninety dollars.

Franklin A. McCarley, Jackson County, Ohio, one hundred dollars. John Masters, Jackson County, Ohio, one hundred and twenty-five dollars.

Daniel Marshall, Jefferson County, Ohio, one hundred and thirty-five

dollars.

John D. Myers, Hamilton County Ohio, one hundred and thirty-five dollars

Mary Miller, Jackson County, Ohio, thirty-five dollars.

Joseph Miller Sumner County, Tennessee, ninety-nine dollars and fifty cents.

O H Morrow, Simpson County, Kentucky one hundred and fifty dollars.

Jacob Miller Jackson County Ohio, eighty-five dollars.

B. L. McFerrin Cannon County, Tennessee, six hundred and twenty. five dollars.

Eliza Madden, Franklin County, Tennessee, one hundred and eighty-

seven dollars and fifty cents.

Elizebeth B. Maynard, administrator of Horace G. Maynard, deceased. Hamilton County, Ohio, one hundred and thirty five dollars.

Betsey Jane Meek, Jefferson County, Tennessee, six hundred and

thirty-seven dollars and fifty cents.

George W. Millard, McMinn County, Tennessee, one hundred and thirty dollars.

L. C. Moore, Clermont County, Ohio, one hundred and thirty-five dol-

Alfred Moon, Clinton County, Ohio, one hundred dollars.

David D. Morgan, administrator of David Rasser, deceased, Gallia County, Ohio, thirty-four dollars and sixty-three cents.

Daniel McWilliams, Guernsey County, Ohio, eighty dollars.

L. M. Motter, Frederick County, Maryland, one hundred and thirtyfive dollars.

James M. Miller, Lewis County, Missouri, two hundred and forty dollars. George W. Moore, Stone County, Missouri, seventy-five dollars.

Doctor W. P. Moore, Sumner County, Tennessee, eighty dollars. George C. McCorkle, Meigs County, Tennessee, seventeen dollars and thirty-four cents.

Stewart McClung, Cook County, Illinois, seven hundred and sixty-two

dollars and thirty-three cents.

John W. McCurdy, executor of William H. Conklyn, deceased, Jefferson County, West Virginia, three hundred dollars.

H. W. McCord, surviving executor of Matthew London, deceased, Columbiana County, Ohio, one hundred and twenty dollars.

Kenney B. McLaughlin, Harrison County Ohio, seventy-five dollars. Armstrong Maley, Jefferson County, Ohio, one hundred and thirty-

William A. Miller, Ballard County, Kentucky, one hundred and forty dollars.

Harriet Moore, Shelby County, Kentucky, one hundred dollars.

William Meguiar, Robertson County, Tennessee, four hundred and seventy dollars.

Daniel McMillon, Greenbrier County, West Virginia, one hundred and

fifteen dollars.

James W. Marshall, administrator of Martha A. Lodge, deceased, Shelby County, Kentucky, one thousand two hundred and seventythree dollars and eighty cents.

Asher McMillin, Gallia County, Ohio, thirty five dollars.

A. C. Mitchell, Polk County, Missouri, one hundred and nineteen

Mary E. Moseley, nee Hancock, McLean County, Kentucky, one hundred and forty dollars.

Robert McGill, Sevier County, Tennessee, nineteen dollars.

Charles Marshall, Hardin County, Kentucky, one hundred dollars. O. L. Medsker, Harrison County, West Virginia, one hundred and twenty dollars.

Nancy Muse, widow of Alexander Muse, deceased, Jefferson County,

Missouri, thirty-six dollars.

Samuel McPherson, guardian of infant heirs of Campbell Glover, deceased, Monroe County, Kentucky, one hundred and twenty-five dollars. Elizebeth Matthews, administratrix of L. L. Matthews, Franklin

County Tennessee, forty one dollars and ninety cents.

Martha Moore, administratrix of James Massey, deceased, Stone County, Missouri, two hundred and seventy-three dollars and fifty cents. Aaron B. McAntire, Scotland County, Missouri, one hundred and eight dollars and fifty cents.

Drury Minton, Gibson County, Tennessee, ninety-five dollars.

John P. Nunnelly, Pulaski County, Kentucky, eight hundred and thirty-one dollars.

Claimanta.

Otho Nesbit, Washington County, Maryland, fifty one dollars and

thirty-seven cents. Robert H. Nelson, Pendleton County, West Virginia, three hundred and thirty dollars.

David Naylor, Belmont County, Ohio, one hundred dollars.

John Nelson, Nelson County, Kentucky, four hundred and ten dol-

David J. Newbern, Hardeman County Tennessee, two thousand six hundred and seventy dollars.

Bernard Norris, Montgomery County, Maryland, seventy-four dollars

and sixty-two cents

John R. Nailing, Weakley County, Tennessee, one hundred and thirtyfour dollars and twenty cents.

William Neal, Jefferson County, Tennessee, twenty-four dollars and

eighty cents.

Michael Overly, Jackson County, Ohio, twenty-five dollars.

John Organ, administrator of George W. Armstrong, deceased, Wilson County, Tennessee, one hundred and twenty-five dollars.

John Parkinson, Guernsey County, Ohio, forty-five dollars.

Hiram Patton, Williamson County, Tennessee, one hundred and fifty

Joseph Passmore, Pike County, Ohio, ninety-six dollars.

Joseph S. Poor, Jackson County. Ohio, fifty dollars.

William H. Palmer, Jackson County, Ohio, nineteen dollars.

Samuel Pry, Washington County, Maryland, three hundred and sixtytwo dollars.

J. M. Phillips, Clermont County, Ohio, one hundred and twenty-five dollars.

O. Norman Peck, Anderson County, Tennessee, forty-three dollars and ninety-five cents.

Elisha Patrick, Hardeman County, Tennessee, thirty-one dollars and

twenty-five cents.

Erastus Patton, Cabell County, West Virginia, ninety dollars.

Andrew Poffenberger, administrator of Henry Poffenberger, deceased, Washington County Maryland, ninety-one dollars and eighteen cents.

James Peterson, Jefferson County, Ohio, one hundred and thirty-live dollars.

George Persinger, Carter County, Tennessee, seventy-five dollars.

Henry Propst, Pendleton County, West Virginia one hundred and five dollars.

Benjamin F. Price, executor of Peter Price, deceased, Boone County West Virginia, three hundred and sixty-two dollars and fifty cents.

Calvin Page, Frederick County, Maryland, six hundred and eightyseven dollars and fifty cents.

William G. Patterson, Columbiana County, Ohio, fifty-two dollars. Milton L. Phillips, McMinn County, Tennessee, one hundred and fifty

O. R. Purcell, Hamilton County, Ohio, sixty-five dollars.

William T. Prout, Anne Arundel County, Maryland, one hundred

William J. Parker, Trimble County, Kentucky, three hundred and ten dollars.

Elihu Payne, Knox County, Kentucky, one hundred and twenty-five dollars.

Nathan Phillips, Green County, Missouri, one hundred and twenty-

eight dollars and fifty-seven cents.

Alfred J. Pierce, administrator of William Alford, deceased, Rutherford County Tennessee, three hundred and fifty-nine dollars and ninety cents.

Garret Parker, Marshall County, Mississippi, six hundred and fifteen dollars.

John R. Quimby, Davidson County, Tennessee, thirty-seven dollars and fifty cents.

William M. Reynolds, Cincinnati, Ohio, one thousand dollars.

Lewis Ripple and B. T. Newcomer, Baltimore County, Maryland, one 'thousand eight hundred and six dollars and fifty cents.

Daniel M. Ross, Jackson County, Missouri, five thousand eight hun-

dred and forty-three dollars and seventy-five cents.

Rosilla Ross, widow of James G. Ross, deceased, Hamilton County, Ohio, one hundred and twenty-five dollars.

Mrs. J. E. Rodes, Davidson County, Tennessee, fifty dollars.

John W. Rockenbaugh, Jefferson County, West Virginia, three hundred and thirty-four dollars.

Simeon Rutledge, Jefferson County, Ohio, sixty dollars. George Rainier, Meigs County, Ohio, one hundred dollars.

John L. Ramsey, Meigs County, Tennessee, three hundred and one dollars.

James Reed, executor of Margaret Long, deceased, Jefferson County, Ohio, one hundred and thirty dollars.

William H. Rutledge, executor of Martin Vandivort, deceased, Jackson County, Ohio, eighty dollars.

Malinda J. Ray, (late Hunt), Monroe County, Tennessee, fifteen dollars. Elijah W. Reavis, Weakley County, Tennessee, sixty-eight dollars.

John S. Riddle, Guernsey County, Ohio, one hundred and ten dollars. Eliza Rittenhouse, administratrix of George Rittenhouse, deceased, Hamilton County, Ohio, one hundred dollars.

John Robinson and Samuel Ewing, executors of Thomas Loudon deceased, Columbiana County, Ohio, one hundred and twenty-five dollars.

Moses Roland, Warren County, Tennesser, two hundred and fifty-nine dollars and fifty cents.

Stephen J. Rybolt, administrator of Charles R. Rybolt, deceased,

Clermont County, Ohio, two hundred and thirty five dollars.

Sophia H. Rankin guardian of the minor children of Adam Bankin, deceased, McCracken County, Kentucky, fifty-six dollars and fifty-five cents.

James E. Rust, Davidson County, Tennessee, one hundred and fifty dollars.

James H. Ragsdale, Green County, Missouri, one hundred and twelve dollars and fifty cents.

Ferdinand F. Rempel, Hocking County, Ohio, seventy-five dollars.

Mrs. Olive Ramsey, Hardeman County, Tennessee, seven hundred and twenty-five dollars.

Rufus E. Rice, Jefferson County, Tennessee, seventy-one dollars and sixty-eight cents.

Emanuel Renner, Frederick County, Maryland, three dollars.

T. J. Ruffin, administrator of William H. Fewel, deceased, Hardeman County, Tennessee, one hundred and sixty dollars.

James P. Robertson, Coffee County, Tennessee, thirty-seven dollars

and fifty cents.

Peter Riggs, Macon County, Missouri, one hundred and fifteen dol-

lars.
Sallie A. Steinbarger (formerly Beard) Hancock County, Illinois, one

hundred dollars.

James F. Simpson, Carroll County, Tennessee, eighty dollars.

Walter E. Scott, Hamilton County, Ohio, one hundred dollars.
Allen D. Settle, Barren County, Kentucky, one hundred and fifty

Hansanian Simonson, Hamilton County, Ohio, one hundred and thirty

Armstead Scurlock, Jackson County, Ohio, one hundred and twenty-four dollars.

A. K. Shriver, Carroll County, Maryland, sixty-two dollars.

John Sims, administrator of William Sims, deceased, Muskingum County, Ohio, one hundred and twenty dollars.

Mary E. Smith, Brown County, Ohio, eighty dollars.

Philip Smith, Meigs County, Ohio, one hundred and twenty-five dol-

Thomas Shopshire, Pike County, Ohio, eighty dollars.

James Stewart, administrator of John Deemer, deceased, Meigs County. Ohio, ninety dollars.

William Symmes, Gallia County, Ohio, one hundred dollars.
James Sprouse, Gallia County, Ohio, one hundred dollars.
John N. Stine, Washington County, Maryland, fifty-four dollars and

forty-six cents.

William Strawhorn, Phelps County, Missouri, seventy dollars.

Abner Swaggerty, Knox County, Tennessee, two hundred and twentyfour dollars and twenty-five cents.

Moses Sebastian, Madison County, Missouri, two hundred and thirty

S. W. Shields, administrator of Jonathan Moorlock, deceased, Hamblen County, Tennessee, three hundred and thirty-four dollars.

William V. Sator, Hamilton County, Ohio, one hundred and thirtyfive dollars.

Mary A. Smyzer, widow of Philip Smyzer, deceased, Clermont County, Ohio, one hundred dollars.

Stacy S. Storer, Highland County, Ohio, one hundred dollars.

Colmore L. Sutton, La Rue County, Kentucky, two hundred and sixteen dollars and twenty-five cents.

C. W. Swain, Rutherford County, Tennessee, four hundred and eightyfive dollars.

A. M. Sanders, McNairy County, Tennessee, one hundred and fifty dollars.

Richard Scruggs, executor of Theophilus Scruggs, deceased, Davidson County, Tennessee, one hundred and ten dollars.

Robert Smith, Whiteley County, Kentucky, thirty-two dollars and

John H. Snavely, Washington County Maryland, four hundred and eighty-seven dollars and twenty-five cents.

H. J. Spradlin, Morgan County, Kentucky, one hundred and twentyfive dollars.

H. C. Sanders, Davidson County, Tennessee, one hundred and thirty dollars.

George W. Summers, Frederick County, Maryland, three hundred and seventy dollars and twelve cents.

Polly Ann Sims (formerly Allen) Bourbon County, Kansas, one hun-

dred and seventy dollars.

Oliver M. Shumard, Clermont County, Ohio, two hundred and sixtyfive dollars.

Perry P. Smith, Jefferson County, Ohio, thirty-seven dollars.

W. G. Simpson, administrator de bonis non, with will annexed, of

John Price, deceased, Russell County, Kentucky, forty eight dollars.

John H. Smoot, administrator de bonis non of Daniel B. Duvall, Fredcrick County Maryland, one hundred and twenty-five dollars.

Lucinda Stout, widow of Levi Stout, deceased, Meigs County, Ohio,

one hundred dollars. Moses Smith, Hamilton County Tennessee, four hundred and sixty-

three dollars. A. M. Sponseller, Jefferson County, West Virginia, one hundred and eighty dollars.

Howard Scott, McMinn County, Tennessee, ninety dollars.

Peter Saunders, Texas County, Missouri, one hundred and twenty dol-

Jonathan Sims, Fayette County, West Virginia, twenty-five dollars.

William Spencer Breathitt County. Kentucky, five hundred dollars E. T. Small, Scotland County, Missouri, one hundred and twelve dol lars and fifty cents.

Hiram Smith, Marion County, Tennessee, one hundred and sixty eight

dollars and seventy-five cents.

David Shoopman, Scott County, Tennessee, seventy-six dollars and eighty cents.

Joseph Temple, Guernsey County, Ohio, ninety dollars.

Isaac Thompson, Bedford County, Tennessee, one hundred and forty dollars.

John T. Tansil and Mary Ann, his wife, Weakley County, Tennessee, one hundred and thirty-five dollars.

Moses Thompson, Laclede County, Missouri, fifty dollars.

Zadok Talbert, Montgomery County, Maryland, two hundred and sixtyfive dollars and ten cents.

Robert B. Taylor, Cumberland County, Kentucky, one hundred and

ten dollars.

Asa Thomas, Bedford County, Tennessee, one hundred and twenty-five dollars

Manuel Thompson, Bedford County Tennessee, one hundred and ten dollars.

Isaac Thomas, Jefferson County, Ohio, seventy-five dollars.

Elijah Tidd, Pike County, Ohio, one hundred and twenty dollars.

Daniel L. Tice Highland County, Ohio, forty dollars.

John C. Thompson, Howard County, Maryland, eight hundred and forty-four dollars and forty six cents.

Charles E. Trail, Frederick County, Maryland, one thousand two hun-

dred and thirty dollars and twenty-two cents.

David Best, Frederick County, Maryland, one hundred and ninety-

seven dollars and fifty cents.

William Taylor, administrator of Preston Taylor, deceased, Rockcastle County, Kentucky, one hundred and ninety-two dollars and eighty-

Jonathan Taylor, Weakley County, Tennessee, sixty-nine dollars.

Thomas C. Thompson, Jefferson County, Ohio, eighty dollars.

Daniel Trundle, Sevier County, Tennessee, three hundred and seventy

J. D. Tarpley and J. A. Tarpley, executors of Edward Tarpley, deceased, Bedford County, Tennessee, one hundred and twenty-five dol-

Maletha J. Tipler, Hardeman County, Tennessee, one hundred dollars.

Samuel D. Trice, Webster County, Kentucky, sixty dollars. William Urton, Sandusky County, Ohio, one hundred and ten dollars. Martha Vaughn, Hardeman County, Tennessee, forty-five dollars. Henry Vanderhoff, Loudon County, Virginia, five hundred and sev-

enty-nine dollars and fifty cents.

William H. Villines, Robertson County, Tennessee, seven dollars and eighty cents.

James H. Walker, executor of Hy R. Walker, deceased Cooper County Missouri, six hundred and ninety dollars.

Reuben Williams, Lincoln County, Kentucky, ninety-three dollars and fifty cents.

Robert Waide, Mississippi County, Missouri, two hundred and sixtytwo dollars and forty cents.

John F. Ware, Jackson County, Ohio, eighty dollars.

George W. Washington, Montgomery County, Maryland, two hundred and eighty dollars.

Gardner Wetherbee, Hamilton County, Ohio, two hundred and sixty

dollars.

Michael Wilfong, Pocahontas County, West Virginia, two hundred and thirteen dollars and twenty cents.

James M. Williamson, Meigs County, Ohio, three hundred and thirty dollars.

Henry Wright, Highland County, Ohio, one hundred and fifteen dol-

John Weaver, administrator of James Saltman, deceased, Columbiana County, Ohio, sixty-five dollars.

George A. Webber, and Company, Davidson County, Tennessee, three

hundred and seventy-eight dollars.

Philip Ward, Meigs County Ohio, one hundred and thirty-five dollars. William Watson, Bell County, Kentucky, two hundred and fifty-five dollars.

John Williams, Cannon County, Tennessee, eighty dollars.

Rufus L. Watson, Wilson County, Tennessee, eighty-five dollars. Elijah F. Warren, administrator of Amos Foster, deceased, Hardeman County, Tennessee, three hundred and thirty dollars.

John Weber, Phelps County, Missouri, one thousand three hundred

and fifty dollars.

John H. R. Wolfe, executor of Eli Wolfe, deceased, Montgomery County, Maryland, three hundred and twenty-three dollars and twenty-five cents. Robert Wortham, Nelson County, Kentucky, two hundred and twenty-

five dollars.

John H. Wright, Livingston County, Kentucky, seven hundred and fifty dollars.

Thomas Walters, Weakley County, Tennessee, three hundred and

ninety dollars.

William Word, Bedford County, Tennessee, one hundred and fortyfive dollars.

Pinckney Whitener, Madison County, Missouri, one hundred and one

Edward D Wortham, Bedford County, Tennessee, one hundred and fifty-five dollars.

Margaret Wallace, executrix of Michael Wallace, deceased, Brown

County, Ohio, one hundred dollars.
Ross Winters, Jefferson County, Ohio, one hundred and ten dollars.

Evander Wallace, Weakley County, Tennessee, one hundred and ten

Ephraim Watson, Jefferson County, West Virginia, one hundred and eighty seven dollars and fifty cents.

Josiah Watson, Jefferson County, West Virginia, two hundred and

eighty-seven dollars and fifty cents.

William Woolever, Hamilton County, Ohio, one hundred and ten dol-

John F. Wright, Dickson County, Tennessee, three hundred and ten dollars.

Martha C. Wright, executrix of John S. Wright, deceased Rutherford

County, Tennessee, one hundred and fifty-five dollars.

Lavina Whitehead, administratrix of Newton Whitehead, deceased, Rockcastle County, Kentucky, one hundred and forty-eight dollars and twenty cents.

James H. Willett, administrator of Richard P. Vowels, deceased, Nel-

son County, Kentucky, one hundred and fifty dollars.

Benjamin Witmer, Washington County, Maryland, thirty dollars and five cents.

James M. Wood, administrator of Nancy Hodgen, deceased, Taylor

County, Kentucky, one hundred dollars. R. D. Wheeler, Campbell County, Tennessee, one hundred and seventy-

five dollars. Henry Young, administrator of Sophia Moxley, deceased, Montgomery

County, Maryland, forty-nine dollars. David Young, Wright County, Missouri, one hundred dollars.

Stephen Young, McNairy County, Tennessee, thirty dollars.

M. L. Zimmerman, Washington County, Maryland, thirty-six dollars and forty-three cents.

Samuel and Elias Zimmerman, executors of George Zimmerman. deceased, Frederick County, Maryland, two hundred and thirty-nine dollars and ninety-seven cents.

Garlinda J. Weltz, widow of Abraham Weltz, deceased, Highland

County, Ohio, one hundred dollars.

SEC. 2. That the agents appointed by the Quartermaster-General or his subordinates to investigate claims under the act of July fourth. eighteen hundred and sixty-four, shall give notice to claimants whose claims it is proposed to investigate of the time and place of taking testimony. who shall have the right to cross-examine every witness who may testify in behalf of the government; and said agents shall also take, at the same time, testimony of any and all witnesses who may be presented by Rules for taking the claimant. And all, both in behalf of claimants and the government, shall be taken under the law and rules which usually govern the taking And the reports of said agents shall be open to the in-Reports of agents of testimony. spection of the claimant or his attorney at all times, on application, subject to such regulations as the Quartermaster General or Commissary-General may prescribe.

Approved, June 15, 1880.

testimony. open to inspection

of claimants.

1864, ch. 240, Stat., 13, 381.

Notice to claim-

ants given by

agents.

June 15, 1880.

CHAP. 231.—An act granting a pension to John Fisher guardian of the infant heirs of William Dakin, deceased.

John Fisher, guardian of infant heirs of William Dakin, deceased. Pension.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John Fisher, of West Virginia, guardian of the infant heirs of William Dakin, deceased, late private of Company G, Sixth Regiment of West Virginia Infantry, and pay him as such guardian the sum al lowed by law to minor children of deceased private soldiers, until they the said children, arrive respectively at the age of sixteen years, com mencing from July thirteenth, eighteen hundred and sixty-four, that be ing the date of the death of their said father.

Approved, June 15, 1880.

June 15, 1880.

CHAP. 232.—An act to pay for expert services relating to the metric system rendered the Forty-fifth Congress.

Hubbell. Payment for services.

Be it enacted by the Senate and House of Representatives of the United William Wheeler States of America in Congress assembled, That the sum of three hundred and fifty dollars be, and is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to enable the Secretary on the Treasury to pay the bills of June eighteenth and June twenty-eighth, eighteen hundred and seventy-eight, for expert services rendered by William Wheeler Hubbell to the Forty-fifth Congress, respecting the application of the system of metric weights and measures.

Approved, June 15, 1880.

June 15, 1880.

CHAP. 233.—An act for the relief of John Hohstadt.

John Hohstadt. War of 1812. Honorable discharge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Third Auditor of the Treasury be, and he is hereby, authorized and directed to issue to John Hohstadt, sergeant in Captain Elijah W. Wood's company of Vermont Militia in the war of eighteen hundred and twelve, an honorable discharge from that service, and to so amend the records and rolls in the

June 16, 1880.

Commissioner of Internal Revenue

directed to re-ex-

amine and settle

rope and bagging illegally assessed

Names of claim

and collected.

Proviso.

War Department as to relieve him from the charge of desertion; the said John Hohstadt to be entitled to the same bounty and pension as other soldiers of his rank and arm of service.

Approved, June 15, 1880.

CHAP. 254.—An act for the relief of Benjamin Babb and others.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue be, and he is hereby, authorized and directed to re-examine and settle the following claims for tax on rope and bagging, alleged to have been illegally assessed and collected, upon the separate application claims for tax on of the parties hereinafter named, and the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the several amounts of taxes so found, by said Commissioner of Internal Revenue as aforesaid, to have been illegally and improperly assessed and collected, to said parties respectively: Provided, That the amount paid in any case shall not exceed the amount hereinafter named:

To Benjamin Babb, two thousand seven hundred and twenty-five

dollars and fifty-six cents.

To Branson Bayliss, two thousand five hundred and fifty-eight dollars and twenty-five cents;

To Thomas Leech, one thousand three hundred and thirty-three dollars and two cents:

To E. M. Apperson, one thousand and twenty-two dollars and eighteen cents;

To Davis and Norton, three hundred and ninety-eight dollars and seventy-seven cents;

To James G. Simpson, four hundred and fifty dollars and fifty-five

To Lacey and McGee, nine hundred and forty dollars and nine cents; To Tate, Gill and Able, one hundred and eleven dollars and ninety-

To George M. Gill, two thousand two hundred and twenty-six dollars and eighty-eight cents;

To G. Falls and Company, one thousand nine hundred and thirty dollars and sixty-five cents;

To G. Falls, six hundred and fifteen dollars and seven cents;

To E. Meyer, one thousand four hundred and ninety dollars and thirtyeight cents;

To Pierce, Park and Company, six hundred and eighteen dollars and

four cents; and

To John B. Leach, one thousand and eight dollars and twenty cents. Approved, June 16, 1880.

CHAP. 255.—An act granting a pension to Harvey Burk.

Harvey Burk. Pension.

June 16, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Harvey Burk, late a private in Company E, of the Sixty-seventh Regiment Indiana Infantry Volunteers.

Approved, June 16, 1880.

CHAP. 256.—An act granting a pension to Thomas J. Jackson.

Be it enacted by the Senate and House of Representatives of the United Thomas J. Jack-States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized to place upon the pension-roll, ant-colonel.

June 16, 1880.

Pension.

subject to the provisions and limitations of the pension laws, the name of Thomas J. Jackson, late lieutenant-colonel of the Eleventh United States Colored Infantry.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 257.-An act for the relief of Eliza K. Ashby.

Eliza K. Ashby, widow of John P. Ashby. Pension.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Inteterior be, and he is hereby, directed to place upon the pension-rolls, subject to the provisions of the law now in force, the name of Eliza K. Ashby, widow of John P. Ashby, deceased, late a private in Company B, Seventeenth Regiment Kentucky Cavalry Volunteers.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 258.—An act for the relief of John H. Standish.

ish. Compensation in full for services.

Be it enacted by the Senate and House of Representatives of the United John H. Stand- States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, instructed and directed to pay, out of any money not otherwise appropriated, the sum of two hundred and twentyfive dollars to John H Standish, late United States attorney for the western judicial district of Michigan, being compensation in full for services as attorney of the United States, rendered by him by order of the court, from the expiration of his term of office to the date of the qualification of his successor in office, to wit, from March eighth, eighteen hundred and seventy-seven, to April twenty-first, eighteen hundred and seventy-seven.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 259.—An act for the relief of Amanda M. Cook.

Payment to, charged to annuities of Arapahoe or Cheyenne Indians.

Be it enacted by the Senate and House of Representatives of the United Amanda M. Cook. States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to deduct, from any annuities due or to become due to the Cheyenne or Arapahoe Indians, the sum of two thousand dollars, and pay the same to Amanda M. Cook, formerly Amanda M Fletcher, whose mother was killed and herself captured by the Cheyenne and Arapahoe Indians, in the Territory of Wyoming, in August, eighteen hundred and sixty-five, while en route from the State of Illinois to California.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 260.—An act for the relief of James N. Ruby

James N. Ruby. Payment to, for military services.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury of the United States of America is hereby directed and authorized to pay James N. Ruby the pay of a private soldier from and including the twenty eighth day of June, anno Domini eighteen hundred and sixty-two, to the eighteenth day of August, anno Domini eighteen hundred and sixty-two, and the pay of a sergeant-major from the eighteenth day of August, anno Domini eighteen hundred and sixty-two, to the twenty-sixth day of August, anno Domini eighteen hundred and sixtytwo, the period which the said Ruby was sergeant major of the Twentieth Regiment of Wisconsin Volunteer Infantry, and also the pay of first lieutenant from the twenty-sixth day of August, anno Domini eighteen hundred and sixty-two (inclusive), when the said Ruby was commis-

sioned and mustered as first lieutenant in the Eighteenth Regiment of Wisconsin Volunteer Infantry, to the second day of December, anno Domini eighteen hundred and sixty-two, when the said Ruby was commissioned and mustered as an officer in the Thirty-fourth Regiment of Wisconsin Volunteer Infantry.

Approved, June 16, 1880.

CHAP. 261.—An act granting a pension to Belinda Curtis.

June 16, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pensionroll the name of Belinda Curtis, widow of Major-General Samuel R. Curtis, at the rate of fifty dollars per month.

Belinda Curtis, widow of Maj.Gen. Samuel R. Curtis. Pension.

Approved, June 16, 1880.

CHAP. 262.—An act for the relief of E. K. Snead, deceased, and his sureties, for the loss of certain books of special stamps and coupons.

June 16, 1880.

Be it enacted 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 and directed to credit upon the ceased. official bond of E. K. Snead, deceased, late collector of internal revenue for the first district of Virginia, and of his sureties therein, so much, not exceeding two thousand and twenty dollars and eighty-three cents, as shall be satisfactorily proven to said Secretary to have been transmitted, in books containing special-tax stamps and coupons, by the deputy of said E. K. Snead, deceased, a certain Patrick H. Slaughter, on or about April twenty-first, eighteen hundred and seventy-four, through the mail to said E. K. Snead, and were lost in transitu, and were never received by said Snead, and have never therefore been accounted for by him to the government: Provided, however, That it shall be satisfactorily shown that the said stamps and coupons were not lost under such circumstances as to have probably devolved a loss upon the government by reason thereof, or were not lost from the fault or negligence of the collector or his deputy, involving in its result a probable loss to the government.

E. K. Snead, de-

Credit upon his official bond.

Proviso.

Approved, June 16, 1880.

CHAP. 263.—An act to place upon the pension-roll the name of Masach Finn.

June 16, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pensionroll the name of Masach Finn, late corporal of Company F Fifty-second Regiment of Kentucky Mounted Infantry Volunteers, on account of disabilities equivalent to the total loss of his eye sight, received while in the service of the government, subject to the provisions and limitations of the pension laws.

Masach Finn. Pension.

Approved, June 16, 1880.

CHAP. 264.—An act for the relief of Rachael Martin.

June 16, 1880.

Be it enacted 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 and directed to credit Rachael Martin, permanents in the Control of Control of the Control of Control of the Co tin, postmaster at New Castle, Craig County, Virginia, with the sum of thirty-four dollars and twenty-five cents, being the amount forwarded

Rachael Martin. Credit for funds stolen by William E. Cundiff.

by her, on her account as such postmaster, by registered letter on the thirty-first day of May, eighteen hundred and seventy-nine, addressed to the Third Assistant Postmaster-General, which said sum was stolen from the United States mail-bags by one William E. Cundiff, who was subsequently indicted for the larceny thereof in the United States district court, at Lynchburg, Virginia, and, upon his arraignment therefor, pleaded guilty thereto; and if, at the date of the passage of this act, the said Rachael Martin shall have paid the said sum of money to the proper officer of the United States, then the Secretary of the Treasury is hereby authorized and directed to refund to her the said sum of thirtyfour dollars and twenty-five cents out of any money in the Treasury not otherwise appropriated.

SEC. 2. This act shall be in force from its passage.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 265.—An act for the relief of Francis W. Maxwell.

Payment to, for military services.

Be it enacted by the Senate and House of Representatives of the United Francis W. Max- States of America in Congress assembled, That the proper accounting officer of the Treasury Department be, and he is hereby, authorized to pay to Francis W. Maxwell, late first sergeant of Company I, Eighteenth Regiment Illinois Infantry Volunteers, out of money not otherwise appropriated, the full pay and allowance of second lieutenant of infantry, commanding company, from the nineteenth day of April, eighteen hundred and sixty-three, until the fifteenth day of May, eighteen hundred and sixty-five, after deducting all pay and allowance received by the said Francis W. Maxwell for that time.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 266.—An act authorizing the Secretary of the Interior to place upon the pension-roll the name of Della Benner, widow of the late Lieutenant Hiram H. Benner, of Company "C", Eighteenth Infantry.

Della Benner, widow of laté Lieut. Hiram H. Benner. Pension.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be and he is hereby authorized and directed to have placed upon the pension-roll the name of Della Benner, widow of the late Lieutenant Hiram H. Benner, of Company "C", Eighteenth Infantry.

Approved, June 16, 1880.

June 16, 1880.

BHAP. 267.—An act to remove the political disabilities of John S. Maury.

John S. Maury. Political disabilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein) That all political disabilities imposed upon John S. Maury by the third section of the fourteenth article of amendments to the Constitution of the United States be, and the same are hereby removed.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 268.—An act to correct the military record of Byron Rosecrans.

Honorable discharge.

Byron Rose-States of America in Congress assembled, That the military record of Byron Rosecrans, late of Company H, Twenty-ninth Michigan Volunteer Infantry, be corrected by removing the charge of desertion against him, and that he be granted an honorable discharge as of the date of the mustering out of said regiment.

Approved, June 16, 1880.

CHAP. 269.—An act to reinstate R. W. Barkley as cadet-midshipman in the United States Naval Academy at Annapolis.

June 16, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of the Navy be, and he is hereby, authorized to reinstate as cadet-midshipman in the United States Naval Academy at Annapolis, Maryland, R. W. Barkley, as compan. of Chillicothe, county of Livingston and State of Missouri, if in his judgment such reinstatement is proper to fill the vacancy now existing in said institution from the tenth Congressional district of the said State of Missouri: And provided, That said Barkley is designated and appointed for such purpose by the Representative in Congress from said district. Approved, June 16, 1880.

R. W. Barkley. Reinstat e m en t as cadet-midship-

Proviso.

CHAP. 270.—An act to confirm to John Hepting and others title to certain lands,

June 16, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the right title claim and interest of the United States to certain tracts of land on the right bank of the Mississippi River opposite the city of New Orleans in the parish of Jefferson and now the site of the village of Mechanicham and described as a tract of land fronting sixteen arpents on the river by forty arpents in depth between parallel lines and further described in the official maps of the General Land Office of the United States as sections three and five, thirty-four, thirty-five and thirty-six in township thirteen South, range twenty-four east, and sections forty, forty-one, forty-two, fifty-seven, fifty-eight and fifty-nine in township fourteen south, range twenty-four east southeast, district of Louisana, be and the same is hereby granted and conveyed to the Lady Abbess and community of Ursuline Lady Nuns of New Orleans, Louisiana, their successors transferrees vendees and assignees: Provided, That this shall have the effect only of a quitclaim of all the right title and interest of the United States therein, not to affect any valid adverse right or title to said land nor create any liability on the part of the United States.

John Hepting. Lady Abbess **a**nd community of Ursuline Lady Nuns of New Orleans.

Certain landtitles confirmed.

Proviso.

Approved, June 16, 1880.

CHAP. 271.—An act for the relief of the estate and sureties of John P. Hall, deceased.

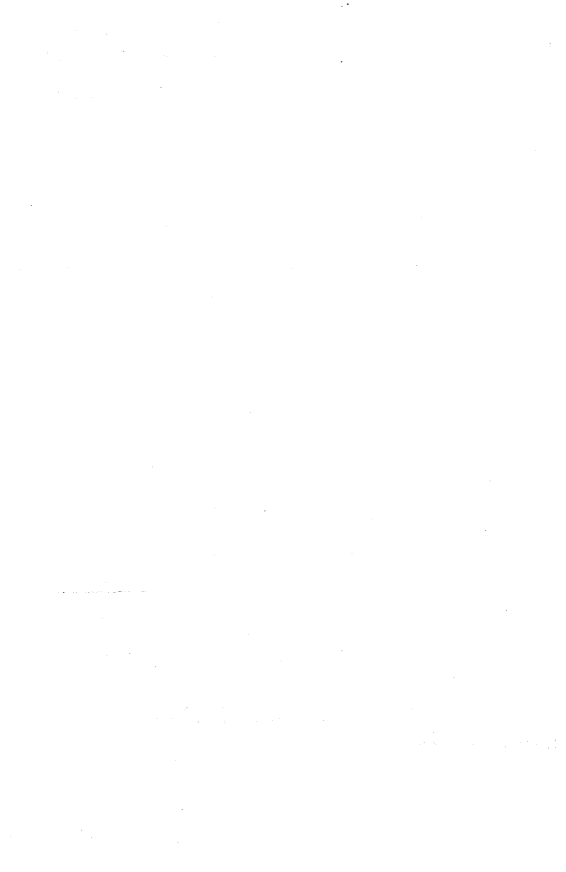
June 16, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the proper accounting officers of the Treasury are hereby directed to credit the accounts of John P. Hall, deceased, late collector of internal revenue for the first ited. collection district in the State of Kentucky, with the sum of three thousand seven hundred and one dollars and ninety-six cents, being the ties on bond reamount due the United States of America, as shown by the Treasury statements; and the estate and sureties of said Hall, deceased, are hereby released from liability on the bonds of said Hall as such collector, and from any judgment which may have been rendered on said bonds or either of them.

John P. Hall, deceased. Accounts cred-

Estate and sure-

Approved, June 16, 1880.



RESOLUTIONS.

[No. 5.] Joint resolution for the relief of D. M. Hamlin and Andrew F. Slade.

Jan. 14, 1880.

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 and directed to pay to D. M. Hamlin the sum of fifty-six dollars and twenty-five cents, the same being his salary as a member of the Capitol police force, from the eighth to the thirty-first of July, eighteen hundred and seventy-nine; and an amount sufficient to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated. That the Secretary of the Senate be, and he is hereby, authorized and directed to pay Andrew F. Slade the sum of three hundred and forty-two dollars and fifty cents, the same being for services as a riding-page of the Senate at the rate of two dollars and fifty cents per day from the seventeenth day of July to the thirtieth day of November, inclusive, eighteen hundred and seventy-nine; and an amount sufficient to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated.

D. M. Hamlin. Payment to.

Andrew F.Slade-Payment to.

Approved, January 14, 1880.

[No. 19.] Joint resolution authorizing the Secretary of War to lend United States flags to Centennial Commissioners at Nashville, Tennessee.

April 7, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and he is hereby authorized to lend to the Centennial Commissioners at Nash. missioners at Nash. ville Tennessee, ten large national flags taking from them such security as in their opinion may insure their safe return.

Centennial Com. ville, Tenn. Loan of flags.

Approved, April 7, 1880.

[No. 20.] Joint resolution authorizing the Secretary of War to loan certain tents, flags, and so forth, to the triennial committee of Knights Templar at Chicago.

April 16, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to loan the triennial committee, representing Apollo, Chicago, Templar at Chiand St Bernard commanderies of Knights Templar, for use at their cago, Ill. triennial encampment at Chicago, Illinois, on the sixteenth, seventeenth, eighteenth, and nineteenth days of August, eighteen hundred and eighty, such tents, tent poles, flags, standards, guidons, and camp equipage as they may require: Provided, That such things are in the reserve supplies at the various quartermaster's depots: And provided further, That the said society shall pay all freight charges to and from said supply depots to Chicago, and shall return said articles in as good order as when received, ordinary wear excepted, or otherwise to pay the assessed damages: Provided, That said articles shall be receipted for by some responsible person or persons: Provided further, That they can be spared without detriment, injury or loss to the public service.

Triennial committee of Knights

Loan of tents, flags, &c.

Proviso.

Proviso.

Proviso. Proviso.

Approved, April 16, 1880.

[No. 21. | Joint resolution granting the use of artillery, tents, and so forth, at the soldiers reunion to be held at Central City Nebraska.

April 16, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he at Central City, Nebr.

Use of artillery, tents, &c.

Proviso. Proviso.

Proviso.

is hereby, authorized to send from some convenient government arsenal. Soldiers' reunion to be used at the soldiers re-union at Central City, Nebraska, to be held in September, eighteen hundred and eighty, four pieces of artillery, and such tents and muskets, as can be conveniently spared; said cannon, tents and muskets, to be returned after the holding of said re-union meeting in as like good condition as when received: Provided, That the same can be spared without detriment or injury to the public service: And provided, That all transportation of said articles to and from the place of the reunion to the arsenal shall be without expense to the government: Provided further, That the adjutant-general of the State of Nebraska, or other proper accounting officer, shall receipt for said arms, and camp equipage in the name of said State, and that such of them as shall not be returned shall be charged to said State, and deducted out of the sum, amount and share of the annual sum of two hundred thousand dollars appropriated for the purpose of providing arms and equipments for the whole body of the militia, which may be assignable or distributable or allotted to said State of Nebraska.

Approved, April 16, 1880.

April 22, 1880.

[No. 24.] Joint resolution authorizing the Secretary of War to loan certain tents, flags, and camp equipage for the use of the soldiers' reunion to be held at Milwaukee in the State of Wisconsin in June eighteen hundred and eighty.

Loan of tents, flags, &c.

> Proviso.Proviso.

Proviso.

Resolved by the Senate and House of Representatives of the United States Soldiers' reunion of America in Congress assembled, That the Secretary of War be, and he at Milwaukee, Wis. is hereby, authorized to send from some convenient government arsenal or arsenals to be used at the soldiers' reunion at Milwaukee, Wisconsin, to be held in June eighteen hundred and eighty, four pieces of artillery and such tents, camp equipage, flags, and muskets as can be spared; said cannon, tents, camp equipage, flags, and muskets to be returned after the holding of said reunion meeting in as like good condition as when received: Provided, That the same can be spared without detriment or injury to the public service: And provided, That all transportation of said articles to and from the place of reunion to the arsenal shall be without expense to the United States: And provided further, That the adjutant general of the State of Wisconsin, or other proper accounting officer, shall receipt for said arms, tents, flags, and camp equipage, in the name of said State, and that such of them as shall not be returned shall be charged to said State and deducted out of the sum, amount and share of the annual sum of two hundred thousand dollars appropriated for the purpose of providing arms and equipments for the whole body of the militia which may be assignable or distributable or allotted to said State of Wisconsin.

Approved, April 22, 1880.

April 28, 1880.

[No. 27.] Joint resolution authorizing tents to be loaned to the Governor of Missour for the use of sufferers by the recent tornado in that State.

ers in Missouri. Loan of tents.

Resolved by the Senate and House of Representatives of the United States Tornado suffer- of America in Congress assembled, That the Secretary of War be, and he is hereby authorized and directed to loan to the Governor of the State of Missouri, five hundred tents or so many thereof as may be required to be used for the benefit of the sufferers from the recent tornado in that State, said tents to be returned when no longer required for the purpose herein specified.

Approved, April 28, 1880.

May 1, 1880.

[No. 29.] Joint resolution authorizing the Secretary of War to furnish two hospital tents to the Soldiers' Orphans Home of the State of Illinois.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and is

hereby authorized to loan two hospital tents to the Soldiers' Orphans Home of the State of Illinois for a period of six months from June first, Home of the State of Illinois. eighteen hundred and eighty.

Soldiers' Orphans Hospital tents.

Approved, May 1, 1880.

[No. 34.] Joint resolution to pay C. R. Faulkner thirty-two dollars and fifty cents in full for services as messenger in the Forty-fifth Congress, and for other purposes.

May 14, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Clerk of the House be, and c. R. Fau he is hereby, instructed to pay C. R. Faulkner, the sum of thirty-two payment to. dollars and fifty cents, balance due him as an employee of the House during the Forty fifth Congress. For the payment of said claim the sum of thirty two dollars and fifty cents is hereby appropriated out of any money in the Treasury not otherwise appropriated.

C. R. Faulkner,

SEC. 2. That the sum of one thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any for folders in Senmoney in the Treasury not otherwise appropriated, to pay folders in the ate. Senate folding room for folding pamphlets and speeches, for the fiscal year ending June thirtieth, eighteen hundred and eighty, at the rates now established by law.

Appropriation

Approved, May 14, 1880.

[No. 36.] Joint resolution to authorize the Secretary of the Navy to loan flags to the Grand Army of the Republic of the District of Columbia.

May 27, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he is hereby authorized to loan to Charles E. Joyce representing the Republic the Grand Army of the Republic in the District of Columbia such United States and foreign flags as can be spared and one hundred fathoms of light rope for use in decorating the cemetery at Arlington Virginia, on the twenty-ninth day of May, eighteen hundred and eighty: Provided, however, That security be required for good care of the property and its return on or before the thirty-first day of May eighteen hundred and eighty.

Grand Army of the District of Columbia.

Loan offlags, &c.

Proviso.

Approved, May 27, 1880.

[No. 37.] Joint resolution authorizing the Secretary of War to furnish for use at the Soldiers' and Sailors' Reunion at Columbus, Ohio, to be held in August eighteen hundred and eighty, certain artillery, tents, and muskets.

May 28, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is of America in Congress assemblea, That the Bectevity of the used at Sallors reunion at hereby, authorized to send from some government arsenal, to be used at Columbus, Ohio.

Loan of artillethe Soldier's and Sailor's Reunion, at Columbus, Ohio, to be held on August tenth, eleventh, and twelfth, eighteen hundred and eighty, such ry, tents, &c. artillery, tents, and muskets, as can be conveniently spared without loss, detriment, or expense to the public service, said cannon, tents, and muskets, to be receipted for by solvent and responsible persons, and to be returned after the holding of the Re-union in as like good condition as when received.

Soldiers' and

Approved, May 28, 1880.

[No. 40.] Joint resolution authorizing the settlement of the account of Thomas Worthington, late colonel Forty-sixth Regiment Ohio Volunteer Infantry.

June 1, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he Col. Thomas hereby is, authorized and required to settle and adjust the account Worthington.

for services.

Payment in full of Colonel Thomas Worthington, Forty-sixth Regiment Ohio Volunteer Infantry, engaged in the service of the United States during the late war, by crediting and paying him, in addition to what he has already received on account of said services, the sum of nine hundred and sixty-two dollars and forty-nine cents, being the amount of pay to which he would have been entitled as colonel of volunteers from November twenty-first, eighteen hundred and sixty-two, the date of his last payment, to March first, eighteen hundred and sixty-three: Provided. That this compensation shall be accepted and receipted for by said Worthington as a full satisfaction of all claims on his part against the United States on account of said military services.

Approved, June 1, 1880.

June 1, 1880.

Proviso.

[No. 41.] Joint resolution authorizing the Secretary of War to loan certain tents, flags and camp equipage for the use of the Soldiers' Reunion at Muscatine in the State of Iowa in September or October eighteen hundred and eighty.

at Muscatine, Iowa. Loan of equipments, &c.

Proviso. Proviso.

Proviso.

Resolved by the Senate and House of Representatives of the United States Soldiers'reunion of America in Congress assembled, That the Secretary of War be and he is hereby authorized to send from the government arsenal at Rock Island in the State of Illinois, to be used at the Soldiers' Reunion at Muscatine, Iowa, to be held in September or October eighteen hundred and eighty, such tents, camp equipage, flags and muskets as can be spared and four pieces of artillery; said tents, camp equipage, flags, muskets and pieces of artillery to be returned after the holding of said reunion in like good condition as when received: *Provided*, That the same can be spared without detriment to the public service: And provided, That all transportation of said articles to and from the place of reunion to the arsenal shall be without expense to the United States: And provided further, That the Adjutant General of the State of Iowa, or other proper accounting officer shall receipt for said tents, camp equipage, flags, muskets and pieces of artillery in the name of said State and that such of them as shall not be returned shall be charged to said State and deducted from the sum, amount and share of the annual sum of two hundred thousand dollars appropriated for the purpose of providing arms and equipments for the whole body of the militia which may be assignable or distributable or allotted to the State of Iowa.

Approved, June 1, 1880.

June 4, 1880.

[No. 42.] Joint resolution authorizing and empowering the Secretary of War to deliver arms, and accoutrements, ammunition, and tents to the Soldiers Re-union committee of the Northwest.

Soldiers' reunion committee of the Northwest.

Loan of arms, &c.

Bond.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and empowered to deliver from the most convienent arsenal of the government, to the Soldiers' Re-union committee of the Northwest, three thousand stand of arms and accourrements, twelve pieces of field-artillery, and six tents, if not incompatible with the public interests, to be used at a re-union of the soldiers of the Northwest, to be held in the State of Illinois in the summer of eighteen hundred and eighty, the said Secretary of War first taking a suitable bond for the return of said arms and tents free of cost to the government, and in as good condition as when delivered; and that the Secretary of War is further empowered and authorized to deliver to said committee such quantities of blank cartridges for use in said guns during said re-union as said committee may require and pay for; the amount to be charged for said blank cartridges to be the actual cost of the same.

Approved, June 4, 1880.

[No. 43.] Joint resolution granting the use of artillery, muskets and tents at the Soldiers Re-union in Northeast Missouri.

June 4, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and hereby is, authorized to send from some convenient arsenal for use at the in Northeast Mis-Soldiers Re union in North-east Missouri, to be held in September, eighteen hundred and eighty, at Kirksville, Missouri, four cannon, five hun-ments, &c. dred muskets, and five hundred tents, if the same or any part, can be spared without detriment or injury to the public service: Provided, That all transportation to and from the place of re-union, shall be, without any expense to the United States, and the said cannon, muskets, and tents or the number that can be spared, shall be duly receipted for by responsible persons, who shall execute a bond to the United States in such form as the Secretary of War direct and approve and be responsible for the same and shall return the same in as good order as when received, ordinary wear and tear excepted; and shall be responsible for all such articles received and pay for any not returned at cost price. Approved, June 4, 1880.

Soldiers' reunion souri.

Loan of equip-

Proviso.

Bond.

Joint resolution authorizing the Secretary of War to loan to the Governor of North Carolina one hundred and forty-five tents for the use of the State Guards to enable them to participate in the centennial celebration at King's Mountain in October next.

June 7, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized, upon the requisition of the Governor of North Carolina, to furnish to the State Guard of North Carolina one hundred and twenty A tents and twenty-five wall tents with the necessary poles and pins, if so many can be spared from the service: Provided, the same be done without expense to the government, to enable the said State Guards to attend and participate in the centennial celebration of the battle of King's Mountain in October, eighteen hundred and eighty: Provided, That the Governor of the State shall receipt for and return the same at the close of such celebration.

State Guard of North Carolina. Loan of tents, &c.

Proviso.

Proviso.

Approved, June 7, 1880.

[No. 47.] Joint resolution to authorize the loaning of certain tents and artillery to the Union Veteran Corps, composed of ex-Union soldiers, for the purposes of a reunion to be held at Wichita, Kansas, in the month of October, eighteen hundred

June 9, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized and required to loan to the Union Veteran Corps, an organization composed of former Union soldiers, such tents, not exceeding two hundred and fifty in number, as may be necessary for the accommodation of the members of said Union Veteran Corps and such visitors as may artillery, &c. attend their reunion, and also of a section of artillery for the purpose of a reunion of said corps to be held at Wichita, Kansas, in October, eighteen hundred and eighty: Provided, Said tents and artillery can be spared without detriment to the public service and without expense to the United States, and that proper security shall be given for the return of said public stores in proper condition.

Union Veteran Corps. Reunion at

Wichita, Kans. Loan of tents,

Proviso.

Approved, June 9, 1880.

[No. 49.] Joint resolution authorizing the remission or refunding of duty on a stained-glass window from Munich, Germany, for All Saints' Church, in Saint Michael's Parish, in Talbot County, Maryland.

June 10, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury Church in Mary-

Duties on glass window remitted.

Saints' be, and he is hereby, authorized and directed to remit, or refund, as the case may be, the duties paid or accruing upon a stained-glass window from Munich, Germany, for All Saints' Church, in Saint Michael's Parish, in Talbot County, Maryland, imported or to be imported in the port of Baltimore.

Approved, June 10, 1880.

June 10, 1880.

[No. 50.] Joint resolution for the relief of Robert L. Martin.

Robert L. Martin. Leave to withdraw papers, &c.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That leave be granted to Robert L. Martin to withdraw from the files of the House of Representatives the papers and proofs filed by him before the Southern Claims Commission in support of his disallowed claim.

Approved, June 10, 1880.

June 14, 1880.

[No. 53.] Joint resolution granting the use of artillery muskets and tents at the soldiers' reunion at Decatur, Illinois.

at Decatur, Ill. Loan of arms, &c.

Resolved by the Senate and House of Representatives of the United States Soldiers' reunion of America in Congress assembled, That the Secretary of War be and hereby is, authorized to send for use at the soldiers' reunion in Decatur, Illinois, one light battery and equipments, six hundred stand of arms and accoutrements, and five hundred tents, if not incompatible with the public interests, to be used at a reunion of the soldiers of Illinois to be held at Decatur Illinois, during the fall of eighteen hundred and eighty, the Secretary of War first taking a suitable bond for the return of said artillery, arms, and tents free of cost to the government in as good order as when received, ordinary wear and tear excepted. And the Secretary of War is authorized to deliver for use in said light battery during said reunion blank cartridges at the actual cost of same.

Bond.

Approved, June 14, 1880.

June 14, 1880.

[No. 54.] Joint resolution to authorize the Secretary of the Navy to loan flags and bunting to the city of Boston.

City of Boston. Loan of flags, &c.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be and he is hereby authorized and directed to loan to the city of Boston such flags and bunting for decorative purposes, as said city may desire and as may be now in possession of said Secretary, for use on the seventeenth of June, eighteen hundred and eighty.

Approved, June 14, 1880.

June 16, 1880.

[No. 58.] Joint resolution authorizing the Secretary of War to lend to the "Gate City Guard" a military company of Atlanta, Georgia, four hundred government tents under certain circumstances.

Preamble.

Whereas, the "Gate City Guard" of Atlanta, Georgia, are preparing to build a "memorial armory" in said city commemorative of the re-union of the States and the return of fraternal feeling between the sections;

Whereas, many large organizations of the citizen soldiery of different States, North and South, numbering several thousands, have accepted invitations to be present on the occasion of laying the corner-stone of said "memorial armory" during the fall of the present year; and

Whereas, the said "Gate City Guard" have not the means to furnish

comfortable quarters for so large a number of invited guests expected

to be present on the great occasion: Therefore.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be "Gate City and is hereby authorized to lend to said "Gate City Guard" four hun Guard, "of Atlanta, dred tents, if they can be conveniently spared, for the purpose of encamping said soldiery for a few days during their attendance upon the ceremonies aforesaid: Provided, That said tents be transported to Proviso. and from Atlanta, Georgia, without expense to the United States: And provided further: That ample security be given to the Secretary of War, to be judged of by him, that the said tents shall be returned in good condition immediately after their use as aforesaid.

Approved, June 16, 1880.

Proviso.