PROCLAMATIONS

MADE BY THE

PRESIDENT OF THE UNITED STATES.

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PROCLAMATIONS.

No. 1.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

Sept. 10, 1883.

A PROCLAMATION.

Whereas by the eighth section of an act entitled "An act to encourage the holding of a World's Industrial and Cotton Centennial Exposition in the year eighteen hundred and eighty-four", approved February 10, 1883, it was enacted as follows:

Preamble.

"That whenever the President shall be informed by the said board of world's Indus-management that provision has been made for suitable buildings, or the trial and Cotton erection of the same, for the purposes of said exhibition, the President sition, New Orshall, through the Department of State, make proclamation of the same leans. setting forth the time at which the exhibition will open, and the place at which it will be held, and such board of management shall communicate to the diplomatic representatives of all nations, copies of the same and a copy of this act, together with such regulations as may be adopted by said board of management for publication in their respective countries."

And whereas the duly constituted Board of Managers of the aforesaid World's Industrial and Cotton Centennial Exposition has informed me that provision has been made for the erection of suitable buildings for the purposes of said exposition:

Now, therefore, I, Chester A. Arthur, President of the United States of America, by authority of and in fulfillment of the requirements of said act approved February 10, 1883, do hereby declare and make known that the World's Industrial and Cotton Centennial Exposition will be opened on the first Monday in December, 1884, at the city of New Orleans, in the State of Louisiana, and will there be holden continuously until the thirty-first day of May, 1885.

Duration.

In testimony whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this tenth day of September, one thousand eight hundred and eighty-three, and of the Independence of the United States the one hundred and eighth. CHESTER A. ARTHUR.

Signatures.

By the President:

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 2.

Oct. 26, 1883.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Nov. 29, 1883.

In furtherance of the custom of this people at the closing of each year to engage upon a day set apart for that purpose in a special festival of praise to the Giver of all good, I, Chester A. Arthur, President of Day of Thanks the United States, do hereby designate Thursday, the 29th day of November next, as a day of National Thanksgiving.

giving.

The year which is drawing to an end has been replete with evidences

of Divine goodness.

The prevalence of health, the fullness of the harvests, the stability of peace and order, the growth of fraternal feeling, the spread of intelligence and learning, the continued enjoyment of civil and religious liberty; all these and countless other blessings, are cause for reverent rejoicing.

I do therefore recommend that on the day above appointed the people rest from their accustomed labors, and, meeting in their several places of worship, express their devout gratitude to God that He hath dealt so bountifully with this nation, and pray that His grace and favor abide

with it forever.

In witness whereof I have hereunto set my hand and caused the seal

of the United States to be affixed.

Done at the city of Washington this twenty-sixth day of October, in the year of our Lord one thousand eight hundred and eighty-[SEAL.] three, and of the Independence of the United States the one hundred and eighth.

Signature.

CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 3.

Dec. 21, 1883.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

ington's surrender

Whereas both Houses of Congress did, on the twentieth instant, request the commemoration, on the twenty-third instant, of the one hun-Commemoration direct hanniversary of the surrender by George Washington, at Annapof the 100th anni-of Wash- America; and

Whereas it is fitting that this memorable act, which not only signalized of his commission, the termination of the heroic struggle of seven years for independence, but also manifested Washington's devotion to the great principle that ours is a civic Government of and by the people, should be generally

observed throughout the United States:

Now, therefore, I, Chester A. Arthur, President of the United States, do hereby recommend that either by appropriate exercises in connection with the religious services of the twenty-third instant, or by such public observances as may be deemed proper, on Monday, the twenty-fourth instant, this signal event in the history of American liberty be commemorated; and, further, I hereby direct that at twelve o'clock noon on Monday next the national salute be fired from all the forts throughout the country.

In witness whereof I have hereunto set my hand and caused the seal

of the United States to be affixed.

Done this twenty-first day of December, in the year of our Lord one [SEAL.] thousand eight hundred and eighty-three, and of the Independence of the United States the one hundred and eighth.

CHESTER A. ARTHUR.

Signatures.

By the President:

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 4.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

Feb. 14, 1884.

Preamble.

Abolition of

Cuba, Porto Rico.

R. S. 4228, 814.

Reciprocity.

A PROCLAMATION.

Whereas by a memorandum of an agreement, executed at Madrid on the thirteenth day of February, A.D. one thousand eight hundred and eighty-four, by and between the duly authorized agents and representatives of the Government of the United States of America and of the Government of His Majesty the King of Spain, satisfactory evidence has been given to me that the Government of that country has abolished the discriminating customs duty heretofore imposed upon the discriminating duproducts of, and articles proceeding from, the United States of America, imported into the islands of Cuba and Porto Rico, said abolition to take effect on and after the first day of March next:

Now, therefore, I, Chester A. Arthur, President of the United States of America, by virtue of the authority vested in me by section four thousand two hundred and twenty eight of the Revised Statutes, do hereby declare and proclaim, that on and after the said first day of March next, so long as the products of, and articles proceeding from, the United States, imported into the islands of Cuba and Porto Rico, shall be exempt from discriminating customs duties, any such duties on the products of, and articles proceeding from, Cuba and Porto Rico under the Spanish flag shall be suspended and discontinued.

In witness whereof I have hereunto set my hand and caused the seal

of the United States to be affixed.

Done at the city of Washington this fourteenth day of February, in the year of our Lord one thousand eight hundred and eighty-[SEAL.] four, and of the Independence of the United States the one hundred and eighth.

CHESTER A. ARTHUR.

Signatures.

By the President:

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 5.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

July 1, 1884.

A PROCLAMATION.

Whereas it is alleged that certain persons have within the territory and jurisdiction of the United States begun and set on foot preparations for an organized and forcible possession of, and settlement upon, the lands of what is known as the Oklahoma lands, in the Indian Territory, which Territory is designated, recognized and described by the treaties and laws of the United States and by the executive authorities as Indian country, and as such is subject to occupation by Indian tribes only; and

Preamble.

Whereas the laws of the United States provide for the removal of all persons residing or being found in said Indian Territory without express

permission of the Interior Department:

Warning to settlers, etc., Indian territory.

Now, therefore, for the purpose of properly protecting the interests of the Indian nations and tribes in said Territory, and that settlers may not be induced to go into a country, at great expense to themselves, where they cannot be allowed to remain, I, Chester A. Arthur, President of the United States, do admonish and warn all such persons so intending or preparing to remove upon said lands or into said Territory against any attempt to so remove or settle upon any of the lands of said Territory; and I do further warn and notify any and all such persons who do so offend, that they will be speedily and immediately removed therefrom by the proper officers of the Interior Department, and if necessary, the aid and assistance of the military forces of the United States will be invoked to remove all such intruders from the said Indian Territory.

In testimony whereof I have hereunto set my hand and caused the

seal of the United States to be affixed.

Done at the city of Washington this first day of July, in the year of our Lord one thousand eight hundred and eighty-four, and [SEAL.] of the Independence of the United States the one hundred and eighth.

CHESTER A. ARTHUR.

Signatures.

By the President: FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 6.

July 19, 1884.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Epidemic.

While quarantine regulations are committed to the several States, the General Government has reposed certain powers in the President to be used at his discretion in preventing a threatened epidemic.

Feeling it my duty, I hereby call upon all persons who, under existing systems in the several States, are intrusted with the execution of quarantine regulations, to be diligent and on the alert in order to prevent the introduction of the pestilence which, we all regret to learn, has made its appearance in some of the countries of Europe between which and the ports of the United States intercourse is direct and frequent.

I further advise that the cities and towns of the United States, whether on the coast or on the lines of interior communication, by sound sanitary regulations and the promotion of cleanliness, be prepared to

resist the power of the disease and to mitigate its severity.

And I further direct the consuls of the United States in the ports where the pestilence has made or may make its appearance to exercise vigilance in carrying out the instructions heretofore given and in communicating to the Government of the United States any information of value relating to the progress or treatment of the disease.

Given under my hand and the seal of the United States, at the city of Washington, this nineteenth day of July, in the year of our [SEAL.] Lord one thousand eight hundred and eighty-four, and of the Independence of the United States the one hundred and ninth.

CHESTER A. ARTHUR.

Signatures.

By the President: FREDK. T. FRELINGHUYSEN,

Secretary of State.

No. 7.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

November 7, 1884.

Preamble.

Nov. 27, 1884,

day of Thanksgiv-

A PROCLAMATION.

The season is night when it is the yearly wont of this People to observe a day appointed for that purpose by the President, as an especial occasion for thanksgiving unto God.

Now therefore in recognition of this hallowed custom, I, Chester A. Arthur, President of the United States, do hereby designate as such designated as a day of general thanksgiving, Thursday the twenty seventh day of this ing. present November.

And I do recommend that throughout the land, the People ceasing from their accustomed occupations, do then keep holiday at their several homes and their several places of worship, and with heart and voice pay reverent acknowledgement to the Giver of all Good for the countless blessings wherewith He hath visited this nation.

In witness whereof I have hereunto set my hand and caused the seal

of the United States to be affixed.

Done at the City of Washington this seventh day of November in the year of our Lord one thousand eight hundred and eighty-four and of the Independence of the United States, the one hundred and ninth. CHESTER A. ARTHUR. [SEAL.]

By the President,

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 8.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

January 31, 1885.

A PROCLAMATION.

Whereas the Treaty concluded between the United States of America and Her Majesty the Queen of Great Britain and Ireland, concluded at Washington on the 8th day of May 1871, contains among other Articles the following, viz:

Preamble.

"ARTICLE XVIII.

"It is agreed by the High Contracting Parties that, in addition to Reciting articles the liberty secured to the United States fishermen by the Convention 18, 19, 20, 21, 22, 23, between the United States and Great Britain, signed at London on the treaty with Great 20th day of October, 1818, of taking, curing, and drying fish on certain Britain, May 8, coasts of the British North American Colonies therein defined, the in- 1871, relating to habitants of the United States shall have in common with the subjects common rights of of Her Britannic Majesty, the liberty, for the term of years mentioned shall be represented by the common rights of fisheries.

and 33.

See articles 32 in Article XXXIII. of this Treaty, to take fish of every kind, except shell fish, on the sea-coasts and shores, and in the bays, harbors, and creeks, of the Provinces of Quebec, Nova Scotia, and New Brunswick, and the Colony of Prince Edward's Island, and of the several islands thereunto adjacent, without being restricted to any distance from the shore, with permission to land upon the said coasts and shores and islands, and also upon the Magdalen Islands, for the purpose of drying their nets and curing their fish; provided that in so doing, they do not. interfere with the rights of private property, or with British fishermen, in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

Salmon and shad ly for British fish-

"It is understood that the above-mentioned liberty applies solely to fisheries exclusive- the sea fishery, and that the salmon and shad fisheries, and all other fisheries in rivers and the mouths of rivers are hereby reserved exclusively for British fishermen.

"ARTICLE XIX.

Rights in com-United States.

"It is agreed by the High Contracting Parties that British subjects mon of British sub-shall have, in common with the citizens of the United States, the libjects and certain erty, for the term of years mentioned in Article XXXIII. of this Treaty, tain coasts of the to take fish of every kind, except shell-fish, on the eastern sea-coasts and shores of the United States north of the thirty-ninth parallel of north latitude, and on the shores of the several islands thereunto adjacent, and in the bays, harbors, and creeks of the said sea-coasts and shores of the United States and of the said islands, without being re-See articles 32 stricted to any distance from the shore, with permission to land upon the said coasts of the United States and of the islands aforesaid, for the purpose of drying their nets and curing their fish; provided that, in so doing, they do not interfere with the rights of private property, or with the fishermen of the United States in the peaceable use of any part of the said coasts in their occupancy for the same purpose.

and 33. Proviso.

Salmon and shad fisheries.

"It is understood that the above-mentioned liberty applies solely to the sea fishery, and that salmon and shad fisheries, and all other fisheries in rivers and mouths of rivers, are hereby reserved exclusively for fishermen of the United States.

"ARTICLE XX.

fishing.

Vol. 10, p. 1089.

and 33.

designate such places, if, &c.

Certain places "It is agreed that the places ussignated of the Treaty between the United States reserved from the pointed under the first Article of the Treaty between the United States at Washington on the 5th of June, 1854. and Great Britain, concluded at Washington on the 5th of June, 1854, upon the coasts of Her Britannic Majesty's Dominions and the United States, as places reserved from the common right of fishing under that Treaty, shall be regarded as in like manner reserved from the common See articles 32 right of fishing under the preceding articles. In case any question should arise between the Governments of the United States and of Her Britannic Majesty as to the common right of fishing in places not thus Commission to designated as reserved, it is agreed that a Commission shall be appointed to designate such places, and shall be constituted in the same manner, and have the same powers, duties, and authority as the Commission appointed under said first Article of the Treaty of the 5th of June, 1854.

"ARTICLE XXI.

Certain fish-oil of duty.

and 33.

"It is agreed that, for the term of years mentioned in Article XXXIII. and fish to be free of this Treaty, fish oil and fish of all kinds, (except fish of the inland See articles 32 lakes, and of the rivers falling into them, and except fish preserved in oil,) being the produce of the fisheries of the United States, or of the Dominion of Canada, or of Prince Edward's Island, shall be admitted into each country, respectively, free of duty.

"ARTICLE XXII.

"Inasmuch as it is asserted by the Government of Her Britannic Majesty that the privileges accorded to the citizens of the United States to determine the under Article XVIII. of this Treaty are of greater value than those compensation, if accorded by Articles XIX and XXI of this Treaty to the only integral by accorded by Articles XIX. and XXI. of this Treaty to the subjects of Her the United States Britannic Majesty, and this assertion is not admitted by the Govern-for privileges ment of the United States, it is further agreed that Commissioners shall granted by article be appointed to determine having regard to the privileges accorded is of this treaty. be appointed to determine, having regard to the privileges accorded by the United States to the subjects of Her Britannic Majesty, as stated in Articles XIX. and XXI. of this Treaty, the amount of any compensation which, in their opinion, ought to be paid by the Government of the United States to the Government of Her Britannic Majesty in return for the privileges accorded to the citizens of the United States under Article XVIII. of this Treaty; and that any sum of money which the said Commissioners may so award shall be paid by the United States Government, in a gross sum, within twelve months after such award be paid. shall have been given.

Award; when to

"ARTICLE XXIII.

"The Commissioners referred to in the preceding Article shall be appointed in the following manner, that is to say: One Commissioner how to be appointshall be named by the President of the United States, one by Her Bri- ed. tannic Majesty, and a third by the President of the United States and Her Britannic Majesty conjointly; and in case the third Commissioner shall not have been so named within a period of three months from the date when this article shall take effect, then the third Commissioner shall be named by the Representative at London of His Majesty the Emperor of Austria and King of Hungary. In case of the death, absence, or incapacity of any Commissioner, or in the event of any Commissioner omitting or ceasing to act, the vacancy shall be filled in the manner hereinbefore provided for making the original appointment, the period of three months in case of such substitution being calculated from the date of the happening of the vacancy.

"The Commissioners so named shall meet in the City of Halifax, in the Province of Nova Scotia, at the earliest convenient period after they to meet. have been respectively named, and shall, before proceeding to any business, make and subscribe a solemn declaration that they will impartially and carefully examine and decide the matters referred to them to the and duties. best of their judgment, and according to justice and equity; and such declaration shall be entered on the record of their proceedings.

"Each of the High Contracting Parties shall also name one person to attend the Commission as its agent, to represent it generally in all mat-government. ters connected with the Commission.

Commissioners;

Vacancies.

When and where

Their powers

Agent for each

"ARTICLE XXIV.

"The proceedings shall be conducted in such order as the Commissioners appointed under Articles XXII. and XXIII. of this Treaty shall fore these commisdetermine. They shall be bound to receive such oral or written testisioners; how to be mony as either Government may present. If either Party shall offer conducted. oral testimony, the other Party shall have the right of cross examination, under such rules as the Commissioners shall prescribe.

"If in the case submitted to the Commissioners either Party shall have specified or alluded to any report or document in its own exclusive pos- papers. session, without annexing a copy, such Party shall be bound, if the other Party thinks proper to apply for it, to furnish that Party with a copy thereof; and either Party may call upon the other, through the Commissioners, to produce the originals, or certified copies of any papers adduced as evidence, giving in each instance such reasonable notice as the Commissioners may require.

Proceedings be-

Documents and

Cases to be months. Awards.

"The case on either side shall be closed within a period of six months closed in six from the date of the organization of the Commission, and the Commissioners shall be requested to give their award as soon as possible thereafter. The aforesaid period of six months may be extended for three months in case of a vacancy occurring among the Commissioners under the circumstances contemplated in Article XXIII. of this treaty.

"ARTICLE XXV.

Records.

Secretary, etc.

"The Commissioner shall keep an accurate record and correct minutes or notes of all their proceedings, with the dates thereof, and may appoint and employ a secretary and any other necessary officer or officers to assist them in the transaction of the business which may come before them.

Expenses.

"Each of the High Contracting Parties shall pay its own Commissioner and agent or counsel; all other expenses shall be defrayed by the two Governments in equal moieties.

"ARTICLE XXX.

British subjects ish vessels goods

Reciprocal privileges granted to citizens of the United States.

Provisions as to export duties on goods carried under this article.

Privileges grantmay be suspended by the United States if, etc.

"It is agreed that, for the term of years mentioned in Article XXXIII. may carry in Brit- of this Treaty, subjects of Her Britannic Majesty may carry in British vessels, without payment of duty, goods, wares, or merchandise from certain ports of the one port or place within the territory of the United States upon the St. United States to Lawrence, the Great Lakes, and the rivers connecting the same, to other such ports, another port or place within the territory of the United States as afore-if part of such said: Provided, That a portion of such transportation is made through through Canada by the Dominion of Canada by land carriage and in bond, under such rules land and in bond, and regulations as may be agreed upon between the Government of Her Britannic Majesty and the Government of the United States.

"Citizens of the United States may for the like period carry in United States vessels, without payment of duty, goods, wares, or merchandise from one port or place within the Possessions of Her Britannic Majesty in North America to another port or place within the said Possessions: Provided, That a portion of such transportation is made through the territory of the United States by land carriage and in bond, under such rules and regulations as may be agreed upon between the Government of the United States and the Government of Her Britannic Majesty.

"The Government of the United States further engages not to impose any export duties on goods, wares, or merchandise carried under this article through the territory of the United States; and Her Majesty's Government engages to urge the Parliament of the Dominion of Canada and the Legislatures of the other colonies not to impose any export duties on goods, wares or merchandise carried under this article; and the Government of the United States may, in case such export duties are imposed by the Dominion of Canada, suspend, during the period that such duties are imposed, the right of carrying granted under this article in favor of the subjects of Her Britannic Majesty.

"The Government of the United States may suspend the right of ed by this article carrying granted in favor of the subjects of Her Britannic Majesty under this article, in case the Dominion of Canada should at any time deprive the citizens of the United States of the use of the canals in the said Dominion on terms of equality with the inhabitants of the Dominion, as provided in Article XXVII.

"ARTICLE XXXII.

Provisions of to extend to Newfoundland.

"It is further agreed that the provisions and stipulations of Articles Articles 18 to 25 XVIII. to XXV. of this Treaty, inclusive, shall extend to the Colony of Newfoundland, so far as they are applicable. But if the Imperial Parliament, the Legislature of Newfoundland, or the Congress of the United States, shall not embrace the Colony of Newfoundland in their laws

enacted for carrying the foregoing articles into effect, then this article shall be of no effect; but the omission to make provision by law to give it effect by either of the legislative bodies aforesaid, shall not in any way impair any other articles of this Treaty."

Proviso.

And, whereas, pursuant to the provisions of Article XXXIII. of said Treaty, due notice has been given to the Government of Her Britannic ing been given by Majesty of the intention of the Government of the United States of to terminate said America, to terminate the above recited Articles of the Treaty in ques- articles, etc. tion, on the 1st day of July, 1885;

Due notice hav-

And, whereas, pursuant to the terms of said Treaty, and of the notice Said articles will given thereunder by the Government of the United States of America terminate and exto that of Her Britannic Majesty, the above recited articles of the Treaty pire July 1, 1885. of Washington, concluded May 8, 1871, will expire and terminate on the 1st day of July, 1885;

Said articles will

Now, therefore, I, Chester A. Arthur, President of the United States of the of America, do hereby give public notice that Articles XVIII., XIX., United States XX., XXI., XXII., XXIII., XXIV., XXV., XXX., and XXXII., of the privileges secured that the privileges secured that the privileges secured by articles will not a secure that the privileges secured by articles will not the secure that the secure of t on the 1st day of July, 1885, and all citizens of the United States are exist after that hereby warned that none of the privileges secured by the above recited date. articles of the Treaty in question will exist after the 1st day of July next; all American fishermen should govern themselves accordingly.

Done at the City of Washington. this 31st day of January, in the year of Our Lord one thousand eight hundred and eighty five, and of the Independence of the United States of America the one hundred and ninth.

SEAL.

CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 9.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

January 31, 1885.

Preamble.

A PROCLAMATION.

Whereas, satisfactory evidence has been received by me that upon vessels of the United States arriving in ports of the Povince of Ontario, in the Dominion of Canada, or arriving at any port in the Island of Monserrat in the West Indies, or at Panama or Aspinwall, United States of Colombia, or at the ports of San Juan and Mayaguez in the Island of Porto-Rico, no duty is imposed by the ton as tonnage tax or as light money, and that no other equivalent tax on vessels of the United States is imposed at said ports by the Governments to which said ports are immediately subject, and whereas by the provisions of section fourteen of an act approved June 26, 1884 "to remove certain burdens on the American merchant marine and encourage the American trade, and for other purposes," the President of sess., ch. 121, p. 57. the United States is authorized to suspend the collection in ports of the United States from vessels arriving from any port in the Dominion of Canada, Newfoundland, the Bahama Islands, the Bermuda Islands, the West India Islands, Mexico and Central America down to and including Aspinwall and Panama, of so much of the duty at the rate of three cents per ton as may be in excess of the tonnage and light-house dues, or other equivalent tax or taxes, imposed on American vessels by the Government of the foreign country in which such port is situated:

Now, therefore, I, Chester A. Arthur, President of the United States of America, by virtue of the authority vested in me by the Act and nage duty of three section hereinbefore mentioned, do hereby declare and proclaim that on cents per ton sus-

Pamphlet laws,

Collection of ton-

ports in the Prov-ince of Ontario, Douez, in Porto Rico, Aspinwall, on and after February 3, 1885.

pended as to ves- and after the first Tuesday in February one thousand eight hundred sels arriving from and eighty-five, the collection of said tonnage duty of three cents per ton shall be suspended as regards all vessels arriving in any port of the minion of Canada: United States from any port in the Province of Ontario, in the Domin-Island of Monser ion of Canada, or from a port in the Island of Monserrat in the West rat, West Indies; Indies or from the ports of Panama and Aspinwall, or the ports of San or ports of San Juan and Mayaguez in the island of Porto-Rico.

Juan and Mayaguez in the island of Porto-Rico.

In testimony whereof, I have hereunto set my hand and caused the

and Panama and seal of the United States to be affixed.

Done at the City of Washington, this 31st day of January, one thousand eight hundred and eighty-five, and of the Independence of the United States of America, the one hundred and ninth.

CHESTER A. ARTHUR. SEAL.

By the President:

FREDK. T. FRELINGHUYSEN,

Secretary of State.

No. 10.

February 26, 1885.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas, satisfactory evidence has been received by me that upon vessels of the United States arriving at the port of San Juan del Norte (Greytown) Nicaragua, no duty is imposed by the ton as tonnage tax or as light money, and that no other equivalent tax on vessels of the United States is imposed at said port by the Government of Nicaragua, and whereas by the provisions of section fourteen of an act approved Pamphlet laws, June 26, 1884, "to remove certain burdens on the American merchant 48th Congress, 1st marine and encourage the American foreign carrying trade, and for marine and encourage the American foreign carrying trade, and for other purposes," the President of the United States is authorized to suspend the collection in ports of the United States from vessels arriving from any port in the Dominion of Canada, Newfoundland, the Bahama Islands, the Bermuda Islands, the West India Islands, Mexico and Central America, down to and including Aspinwall and Panama, of so much of the duty at the rate of three cents per ton as may be in excess of the tonuage and light-house dues, or other equivalent tax or taxes, imposed on American vessels by the Government of the foreign country in which such port is situated;

sess., ch. 121, p. 57.

after March 3, 1885.

Tonnage duty of Now, therefore, I, Chester A. Arthur, President of the United States three cents per ton of America, by virtue of the authority vested in me by the Act and suspended as to vessels arriving section hereinbefore mentioned, do hereby declare and proclaim that from San Juan del on and after the first Tuesday in March, one thousand eight hundred Norte (Greytown), and eighty-five, the collection of said tonnage duty of three cents per Nicaragua, on and ton shall be suspended as regards all vessels arriving in any port of the United States from the port of San Juan del Norte (Greytown) Nica-

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this 26th day of February, one thousand eight hundred and eighty-five, and of the Independence of the United States of America, the one hundred and ninth.

[SEAL.] CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN. Secretary of State. No. 11.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

February 27, 1885.

Special session of

Preamble.

A PROCLAMATION.

Whereas objects of interest to the United States require that the Senate should be convened at twelve o'clock on the fourth day of March next, to receive and act upon such communications as may be made to

it on the part of the Executive:

Now, therefore, I, Chester A. Arthur, President of the United States, Senate to be conhave considered it to be my duty to issue this my Proclamation, declare vened March 4, ing that an extraordinary occasion requires the Senate of the United 1885. States to convene for the transaction of business, at the Capitol, in the City of Washington, on the fourth day of March next, at twelve o'clock at noon on that day, of which all who shall at that time be entitled to act as members of that body, are hereby required to take notice.

Given under my hand and the seal of the United States, at Washington, the twenty-seventh day of February in the year of Our Lord, one thousand, eight hundred and eighty-five, and of the Independence of

the United States of America, the one hundred and ninth.

SEAL.

CHESTER A. ARTHUR.

By the President:

FREDK. T. FRELINGHUYSEN, Secretary of State.

No. 12.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

March 13, 1885.

A PROCLAMATION.

Whereas, it is alleged that certain individuals, associations of persons and corporations are in the unauthorized possession of portions of the and associations territory known as the Oklahoma lands within the Indian Territory, alleged to be in which are designated, described, and recognized by the treaties and unauthorized poslaws of the United States and by the Executive authority thereof as session of, or pre-Indian lands;

And whereas, it is further alleged that certain other persons or settlement on the associations within the territory and jurisdiction of the United States Oklahoma lands; have begun and set on foot preparations for an organized and forcible entry and settlement upon the aforesaid lands, and are now threatening

such entry and occupation;

And whereas, the laws of the United States provide for the removal the U. S. providence of the U. S. p of all persons residing or being found upon such Indian lands and tering for the removal ritory without permission expressly and legally obtained of the Interior of

Department:

Now, therefore, for the purpose of protecting the public interests, as sion on Indian well as the interests of the Indian Nations and Tribes, and to the end that no person or persons may be induced to enter upon said territory where they will not be allowed to remain without the permission of the authority aforesaid, I, Grover Cleveland, President of the United States, do hereby warn and admonish all and every person or persons mitted to enter or now in the occupation of such lands, and all such person or persons as remain on said are intending, preparing, or threatening to enter and settle upon the lands. same, that they will neither be permitted to enter upon said territory, nor, if already there, to remain thereon, and that in case a due regard for and voluntary obedience to the laws and treaties of the United States, and if this admonition and warning be not sufficient to effect not sufficient, milthe purposes and intentions of the Government as herein declared, the itary power will military power of the United States will be invoked to abate all such be invoked to unauthorized possession, to prevent such threatened entry and occupa- abate possession and prevent or retion, and to remove all such intruders from the said Indian lands.

Preamble.

of persons found without permispermislands;

Such persons warned that they will not be per-

If admonition move intruders.

In testimony whereof, I have hereunto set my hand and caused the

seal of the United States to be affixed.

Done at the city of Washington, this thirteenth day of March, one thousand eight hundred and eighty-five, and of the Independence of the United States of America, the one hundred and ninth.

SEAL.

GROVER CLEVELAND.

By the President:

T. F. BAYARD, Secretary of State.

No. 13.

April 7, 1885.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas, satisfactory evidence has been received by me that upon vessels of the United States arriving at the Island of Trinidad, British West Indies, no duty is imposed by the ton as tonnage tax or as light money, and that no other equivalent tax on vessels of the United Sates is imposed at said Island by the British Government, and whereas by the Pamphlet laws, provisions of section fourteen of an act approved June 26, 1884, "to re-48th Congress, 1st move certain burdens on the American merchant marine and encourage sess., ch. 121, p. 57. the American foreign carrying trade, and for other purposes," the President of the United States is authorized to suspend the collection in ports of the United States from vessels arriving from any Port in the Island of Trinidad, of so much of the duty at the rate of three cents per ton as may be in excess of the tonnage and light-house dues, or other equivalent of tax or taxes, imposed on American vessels by the Government of the foreign country in which such port is situated.

Collection of Now, therefore, I, Grover Cleveland, President of the United States of tounage duty of America, by virtue of the authority vested in me by the Act and Section three cents per ton America, by virtue of the authority vested in the by the Act and Section suspended as to hereinbefore mentioned, do hereby declare and proclaim that on and after vessels arriving this seventh day of April one thousand eight hundred and eighty five, from ports in the collection of said tonnage duty of three cents per ton shall be susisland of Trinidad, pended as regards all vessels arriving in any port of the United States
British West Indies.

In testimony whereof, I have hereunto set my hand and caused the

seal of the United States to be affixed.

Done at the city of Washington, this seventh day of April, one thousand eight hundred and eighty-five, and of the Independence of the United States of America, the one hundred and ninth.

SEAL.

GROVER CLEVELAND.

By the President:

T. F. BAYARD, Secretary of State.

No. 14.

April 17, 1885.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas, by an Executive order bearing date the 27th day of Febru-Certain lands in Dakota, in the old ary 1885, it was order that "all that tract of country in the Territory Winnebago Reser. of Dakota known as the Old Winnebago reservation, and the Sioux or vation and the Crow Creek reservation, and lying on the east bank of the Missouri Sioux or Crow River, set apart and reserved by Executive order dated January 11, 1875, Creek Reservation, having been read which is not covered by the Executive order dated August 9, 1879, having been read which is not covered by the Executive order dated August 9, 1879, stored to the pub. restoring certain of the lands reserved by the order of January 11, 1875.

except the following described tracts: Townships Number 108 north lic domain by Exrange 71 west, 108 north range 72 west, fractional township 108 north ecutive order, Feb. range 73 west, the west half of Section 4 sections 5 6 7 8 9 16 17 18 27, 1885. range 73 west, the west half of Section 4, sections 5, 6, 7, 8, 9, 16, 17, 18, 19, 20, 21, 28, 29, 30, 31, 32, and 33 of township 107 north range 70 west, fractional townships 107 north range 71 west 107 north range 72 west 107 north range 73 west the west half of township 106 north range 70 west and fractional township 106 north range 71 west: and except also all tracts within the limits of the aforesaid Old Winnebago reservation, and the Sioux or Crow Creek reservation which are outside of the limits of the above described tracts, and which may have heretofore been allotted to the Indians residing upon said reservation, or which may have heretofore been selected or occupied by the said Indians under and in accordance with the provisions of Article Six of the Treaty with the Sioux Indians, of April 29, 1868, be, and the same is hereby restored to the public domain."

And whereas, upon the claim being made that said order is illegal and in violation of the plighted faith and obligations of the United illegal and in vio-States contained in sundry treaties heretofore entered into with the lation of treaty Indian tribes or hands occurrents of said reservation; and that the fur with the Sioux, Indian tribes or bands, occupants of said reservation; and that the fur-April 29, 1868. ther execution of said order will not only occasion much distress and suffering to peaceable Indians but retard the work of their civilization, and engender amongst them a distrust of the national government, I have determined after a careful examination of the several treaties, acts of Congress and other official data bearing on the subject, aided and assisted therein by the advice and opinion of the Attorney General of the United States duly rendered in that behalf that the lands so proposed to be restored to the public domain by said Executive order of February 27, 1885, are included as existing Indian reservations on the east bank of the Missouri River by the terms of the second Article of the treaty with the Sioux Indians concluded April 29, 1868, and that consequently being treaty reservations the Executive was without law-636. ful power to restore them to the public domain by said Executive order, which is therefore deemed and considered to be wholly inoperative and void.

And whereas, the laws of the United States provide for the removal of all persons residing, or being found upon Indian lands and territory United States prowithout permission expressly and legally obtained of the Interior Department.

Now therefore, in order to maintain inviolate the solemn pledges and plighted faith of the Government as given in the treaties in question lands; and for the purpose of properly protecting the interests of the Indian tribes as well as of the United States in the premises, and to the end that no person or persons may be induced to enter upon said lands where they will not be allowed to remain without the permission of the authority aforesaid, I, Grover Cleveland, President of the United States, do hereby declare and proclaim the said Executive order of February 27, 1885, to be in contravention of the treaty obligations of the United States with the Sioux tribe of Indians and therefore to be inoperative and of no effect, and I further declare that the lands intended to be embraced therein are existing Indian reservations and as such available scribed lands being for Indian purposes alone and subject to the Indian Intercourse Acts of in Indian reservathe United States. I do further warn and admonish all and every perdian purposes son or persons now in the occupation of said lands under color of said alone, all persons Executive order, and all such person or persons as are intending or pre- are forbidden to paring to enter and settle upon the same thereunder, that they will occupy, neither be permitted to remain or enter upon said lands, and such perder said Executive sons as are already there are hereby required to vacate and remove order of 1885. therefrom with their effects within sixty (60) days from the date hereof; Such persons aland in case a due regard for and voluntary obedience to the laws and ready there to removal neighbor and voluntary obedience. treaties of the United States, and this admonition and warning be not sufficient to effect the purpose and intentions as herein declared, all the

1868, vol. 15. p.

Said order being

1868, vol. 15, p.

Is declared inoperative and võid.

And as laws of vide for removal of persons residing or being, without permission, on Indian

The said de-

move in sixty days.

the treaties and laws.

Power of Gov- power of the government will be employed to carry into proper execu-ernment to be em- tion the treaties and laws of the United States herein referred to. ployed to enforce. In testimony thereof I become set my hard, and cause the Seal of

In testimony thereof, I hereunto set my hand and cause the Seal of the United States to be affixed.

Done at the city of Washington this seventeenth day of April, one thousand eight hundred and eighty-five, and of the Independence of the United States of America, the one hundred and ninth.

GROVER CLEVELAND.

By the President: T. F. BAYARD,

Secretary of State.