June 28, 1886.

CHAP. 566.—An act to remove the political disabilities of J. G. Flourpoy, of Mississippi.

J. G. Flourney. 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 J. G. Flournoy, of the State of Mississippi, is hereby relieved of all political disabilities imposed upon him by the fourteenth amendment to the Constitution of the United States.

Approved, June 28, 1886.

June 29, 1886.

CHAP. 571.—An act for the relief of T. H. Triplett.

T. H. Triplett. accounts for postal funds destroyed by

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Sixth Auditor of the Allowance to, in Treasury be, and he is hereby, authorized and required, in the adjust-counts for postal ment of the accounts of T. H. Triplett, postmaster at Dalton, Georgia, to allow him a credit for the sum of one hundred and twenty dollars, the amount of postal funds forwarded by him for deposit and destroyed in transit by fire.

Payment to, if acfinally adjusted.

SEC. 2. That in the event that said accounts be finally adjusted prior counts have been to the passage of this act, then the Secretary of the Treasury is hereby required to draw his warrant for said amount in favor of said T. H. Triplett, from any funds in the Treasury not otherwise appropriated.

Approved, June 29, 1886.

June 30, 1886.

CHAP. 586.—An act for the relief of Samuel B. Seat, administrator of Christian Kropp, deceased.

ment.

Be it ena. ted by the Senate and House of Representatives of the United Samuel B. Seat. States of America in Congress assembled, That the Secretary of the Treas-Payment to, of ury be, and he is hereby, authorized and directed, out of any moneys amount paid in the Treasury not otherwise appropriated, to pay to Samuel B. Seat, satisfaction of an in the Treasury not otherwise appropriated, to pay to Samuel B. Seat, erroneous judg. of Montgomery County, Tennessee, the sum of nine hundred and thirtythree dollars and seventy-two cents, the same being a refund to said Seat of the amount hitherto paid by him in excess of what was actually due by him to the United States, and which he paid in satisfaction of an erroneous judgment.

Approved, June 30, 1886.

June 30, 1886.

CHAP. 587.—An act for the relief of the officers and crew of the light-house tender Lilly and the inspector of the fourteenth United States light-house district.

der Lilly. Appropriation to

reimburse officers burning of the vesnel.

> Provises. Proof of loss.

Be it enacted by the Senate and House of Representatives of the United Light-house ten- States of America in Congress assembled, That the sum of five thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise and crew, and in appropriated, to be applied by the United States Light-House Board to spector, for losses reimburse the officers and crew of the United States light-house tender occasioned by Lilly and the inspector of the fourteenth light-house district for losses of necessary personal apparel, and of other articles necessary and proper for their use on board said vessel, sustained by them by the burning of said vessel, on the twentieth day of September, eighteen hundred and eighty-four, at Cincinnati, Ohio: Provided, That each person claiming remuneration under this act shall furnish to the Light-House Board a statement, duly verified, of the character and value of the property by him lost, supported by proof satisfactory to said board; also what amount of insurance, if any, received thereon, which amount shall be deducted from the value of said property on settlement by the account-Award of Light- ing officers of the Light-House Board: Provided also, That the award House Board to be of the Light-House Board for such losses shall be final, and the pay-

final.