## PRIVATE LAWS OF THE SIXTY-SIXTH CONGRESS

OF THE

## UNITED STATES

Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the nineteenth day of May, 1919, and was adjourned without day on Wednesday, the nineteenth day of November, 1919.

Woodrow Wilson, President; Thomas R. Marshall, Vice President; Albert B. Cummings, President of the Senate pro tempore; Frederick H. Gillett, Speaker of the House of Representatives.

CHAP. 83.—Joint Resolution To readmit Frances Scoville-Mumm to the character and privileges of a citizen of the United States.

October 25, 1919. [S. J. Res. 90.]

[Private Res. No. 1.] Preamble.

Whereas Frances Scoville-Mumm, daughter of C. C. K. Scoville, a citizen of the United States residing in the State of Kansas, being a native-born citizen of the United States, married in 1913 Walter Mumm, an alien of German birth and parentage, but at the time of, and for many years prior to, said marriage, a resident of France:

Whereas the said Frances Scoville-Mumm has since returned to the United States and renewed her residence therein and petitioned Congress to be readmitted to the character and privileges of a citizen of the United States under and by virtue of the power and laws of the United States of America: Therefore

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Frances Scoville-Mumm. Mumm, daughter of the said C. C. K. Scoville, be, and she is hereby, Readmitted as a cition, her own application unconditionally medmitted to the observed. on her own application unconditionally readmitted to the character and privileges of a citizen of the United States.

Frances Scoville-

Received by the President, October 14, 1919.

[Note by the Department of State.—The foregoing joint resolution having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 84.—An Act Granting a franking privilege to Edith Carow Roosevelt.

October 27, 1919. [H. R. 7138.]

[Private, No. 1.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all mail matter sent by the post by Edith Carow Roosevelt, widow of the late Theodore Roosevelt, under her written autograph signature, be conveyed free of postage during her natural life.

Edith Carow Roosevelt. Franking privilege

Approved, October 27, 1919.

November 6, 1919. [H. R. 333.]

[Private, No. 2.]

CHAP. 96.—An Act Providing for the disinterment and removal of the remains of the infant child, Norman Lee Molzahn, from the temporary burial site in the District of Columbia to a permanent burial place.

Norman Lee Mol-Remains of, in District of Columbia, may be disinterred.

Condition.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the health officer of the District of Columbia be, and he hereby is, authorized to issue a permit to A. J. Molzahn to disinter and remove the remains of his infant child, Norman Lee Molzahn, who died of diphtheria, from its temporary burial site in the District of Columbia to such lot or place in the District of Columbia or elsewhere as the father may choose for a permanent burial place, the body having been embalmed and contained in a copper-lined casket, but such permit shall not be issued unless there has been filed in the Health Department of the District of Columbia, a permit from the proper governmental authorities at the place where the reinterment is to be made, authorizing said

interment there of the said remains.

Received by the President, October 25, 1919.

NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

November 6, 1919. [H. R. 753.]

CHAP. 97.—An Act For the relief of Susie Currier.

[Private, No. 3.]

Be it enacted by the Senate and House of Representatives of the United Susie Currier.
Payment to, for in- States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Susie Currier, of Old Town, Maine, out of any money in the Treasury not otherwise appropriated, the sum of \$100, being full compensation for accident and injuries with resulting loss of time and expense while working as charwoman in the United States post office at Old Town, Maine, December 14, 1914.

Received by the President, October 25, 1919.

[Note by the Department of State.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

November 6, 1919. [H. R. 2452.]

CHAP. 98.—An Act For the relief of Charles A. Carey.

[Private, No. 4.] juries.

Be it enacted by the Senate and House of Representatives of the United Charles A. Carey.

Payment to, for in- States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Charles A. Carey, of Lowell, Massachusetts, the sum of \$132.57, out of any money in the Treasury not otherwise appropriated, for loss of pay on account of injury sustained while in the performance of his duty as a letter carrier at Lowell, Massachusetts, on the 11th day of February, in the year 1913.

Received by the President, October 25, 1919.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.

CHAP. 103.—An Act For the relief of Amherst W. Barber.

November 8, 1919. [S. 1377.]

[Private, No. 5.] Amherst W. Barber. Payment to.

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 moneys in the Treasury of the United States not otherwise appropriated, to Amherst W. Barber, the sum of \$263.37, for the resurvey of twenty-three miles, seventy-five chains, and forty-two links of township lines on public lands in the State of Colorado, executed by him and necessary to complete the lines of survey embraced in his contract numbered 710, dated April 2, 1885.

Received by the President, October 28, 1919.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

## CHAP. 107.—An Act For the relief of Della James.

Proviso. Condition.

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 death of husband. Della James, of Richmond County, Georgia, out of any money in the Treasury not otherwise appropriated, for herself and in behalf of her children, the sum of \$57.50 per month for a period of ten years, in full settlement of all claims against the United States for the loss by death of her husband, Alfred J. James, through the explosion of a certain shell used in target practice by the One hundred and seventh Field Artillery, Fifty-third Artillery Brigade, Twenty-eighth Division, at Camp Hancock, near Augusta, Georgia, on March 29, 1918, said compensation to be payable from and after March 29, 1918: Provided, That the said money shall be applied to the support of the widow and the said children during their respective minorities, but if she again marries the entire amount thereafter shall be used by her for the benefit of the minor children, and if the mother dies the money shall be paid the oldest child for the minors.

Approved, November 15, 1919.

November 15, 1919. [H. R. 3844.]

[Private, No. 6.]