

third article of the treaty of the first of August, eighteen hundred and twenty-nine, two thousand one hundred and sixty dollars;

For the purchase of iron, steel, &c., for shops, six hundred and sixty dollars; Iron.

For pay of laborers and for oxen, stipulated in the same, three hundred and sixty-five dollars; Laborers.

For the purpose of education, stipulated in the fourth article of the treaty of the fifteenth September, eighteen hundred and thirty-two, three thousand dollars; Education.

For the support of six agriculturists, purchase of oxen, ploughs, and other implements, stipulated in the fifth article of the same, two thousand five hundred dollars; Agriculture.

For the pay of two physicians, stipulated in the fifth article of the same, four hundred dollars; Physicians.

For interest on investment in stock, at five per centum, on one million one hundred thousand dollars, stipulated in the fourth article of the treaty of first November, eighteen hundred and thirty-seven, fifty-five thousand dollars. Interest.

To make good the interest on [the] investments in State stocks and bonds for Indian tribes, not yet paid by the States, to be reimbursed out of the interest when collected, twenty-seven thousand three hundred and sixty-six dollars and eighty-nine cents.

For ransoming a white boy, by the name of Frank Lee Witter, from the Camanches, two hundred dollars. Ransom of boy from the Camanches.

For expenses attending the holding of a Treaty with the Caddoes and other wandering tribes, under the act of March third, one thousand eight hundred and thirty-five, to be audited and settled by the proper accounting officers of the Department, in addition to former appropriations, two thousand one hundred and eighty-seven dollars and fifty cents, or so much thereof as may be necessary. Holding treaty with Caddoes and others.
Act of March 3, 1835, ch. 50.

APPROVED, June 17, 1844.

STATUTE I.

CHAP. CXVII.—*An Act to authorize the entry of certain lands, occupied by the branch pilots of the port of New Orleans, and others, in the State of Louisiana.*

June 17, 1844.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Andrew Anderson, James T. Allen, George Benson, John Bailey, John R. Brown, Edward Bourguin, Jacob Baker, William Brownson, Robert Cooper, Edward Clarke, Thomas Cross, William C. Davis, Edward G. Davis, Ephraim Eldridge, William Ellis, Dennis Finn, Nathaniel J. France, John Fowler, Robert Holliday, John Holland, David Johnston, Henry Johnson, James J. Jarvis, George Linton, Cyrus Lamontt, Cyrus Morgan, James W. Morgan, John Miller, Hans Myers, Erasmus Newman, John Parker, John Perrin, Asa Payson, Peter Robinson, James B. Read, Francisco Reeper, David Shepherd, Joseph Shepherd, William T. Smith, Christopher Scheltz, William Stevens, James Scott, John Swiler, James Tyson, William D. Tolbortt, William Taylor, Thomas J. Vanderslice, James B. Williams, Hiram B. Webster, James Kelly, William Denford, Edward Hansbury, Joseph E. Dunham, Charles Linguist, Gilbert Leonard, and Joseph Lampade, all of the parish of Plaquemines in the State of Louisiana, or their legal representatives, be, and they are hereby, authorized to enter at the land office in the southeastern land district in said State, within six months after the passage of this act, section seventeen and lots one and two of section eighteen, in township twenty-three, of range thirty-three east, situated in said district, upon payment to the receiver of the said land office of one dollar and twenty-five cents per acre: *Provided*, That at the time of making said entry, they shall file in the land office a survey and plat of the land entered, signed by them.*

Allowed to enter certain lands in Louisiana.

Proviso.

To enure to their benefit severally.
Proviso.

or their legal representatives, specifying thereon the extent of their several claims by occupancy; and that when the said entry shall be made, the same shall enure to the benefit of such persons, severally, in the proportions and according to the quantities specified on said plat: *And provided further*, That this act shall not invalidate any rights which any other person, not herein named, may be entitled to under any law heretofore passed.

APPROVED, June 17, 1844.

RESOLUTIONS.

March 4, 1844. No. 1. *A Joint Resolution accepting the sword of Washington and staff of Franklin.*

Preamble.

Whereas, by a joint resolution which passed both Houses of Congress during the third session of the twenty-seventh Congress, the sword of *Washington* and the staff of *Franklin*, presented to Congress by Samuel T. Washington, of Kenawha county, Virginia, were accepted in the name of the nation, and the thanks of Congress were presented therefor to the donor, and the President of the United States was directed to communicate to the said Samuel T. Washington a copy of said resolution. And whereas, said resolution did not reach the President of the United States before the adjournment of Congress, and did not therefore receive his approval and signature. And whereas, the President of the United States did communicate to the said Samuel T. Washington a copy of said resolution: Therefore, in order to vest the title to said relics in the United States,

Sword and staff accepted; to be deposited in State Dep't.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That said sword and staff are hereby accepted in the name of the Nation, and that they be deposited in the Department of State of the United States for safe-keeping.

APPROVED, March 4, 1844.

April 30, 1844. No. 2. *Joint Resolution of respect for the memory of the donor of the Camp Chest of General Washington.*

Sense of the value of the bequest testified to the widow and family of W. S. Winder by Congress.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Senate and House of Representatives take pleasure in recognising to the widow and family of the late William Sydney Winder, their high sense of the value of the bequest contained in his will, and in expressing their respect for the memory of the donor.

APPROVED, April 30, 1844.

April 30, 1844. No. 3. *Joint Resolution accepting the Camp Chest of General Washington.*

Camp chest accepted, and to be deposited as a precious relic in the Dep't of State.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Camp Chest of General George Washington, which he used during the revolutionary war, bequeathed, by the last will of the late William Sydney Winder, to the Congress of the United States, be and the same is hereby accepted, and that the same be deposited, as a precious relic, to be preserved in the Department of State.

APPROVED, April 30, 1844.

April 30, 1844. No. 4. *Joint Resolution respecting the application of certain appropriations heretofore made.*

Settlements for supplies furnished militia under

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, in settling for supplies furnished to militia in the service of the United States under the act