

For models for the department of cavalry, two hundred and fifty dollars.
 For extension of water-pipes and increase of reservoir, two thousand five hundred dollars.

For targets and batteries for artillery exercise, one hundred and fifty dollars.

For gas-pipes and retorts, extension to cadets' mess-hall, academic hall, and other public buildings, two thousand five hundred dollars.

For stables for dragoon and artillery horses, two thousand four hundred and sixty-eight dollars.

APPROVED, May 11, 1858.

CHAP. XXXV.—*An Act to amend the Act entitled "An Act to ascertain and settle the private Land Claims in the State of California," passed March third, eighteen hundred and fifty-one.*

May 11, 1858.

1851, ch. 41.
 Vol. ix. p. 631.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in cases pending in the district courts of the United States in California, on appeal from the decree of the commissioners to ascertain and settle the private land claims in the State of California, under the act of Congress passed March third, eighteen hundred and fifty-one, if either party shall desire to examine any witness residing in any other district within said State, or shall require the production of any paper, written instrument, book, or document, supposed to be in the possession or power of a witness residing in another district, the court wherein the case is pending, or any judge thereof, being satisfied, by affidavit or otherwise, of the materiality of such witness, or of the production of such paper, written instrument, book, or document, as evidence of the case, may order the clerk of said court to issue a *subpœna*, or a *subpœna duces tecum* for such witness and for such paper, written instrument, book, or document; which *subpœna* or *subpœna duces tecum* shall run into any other district in said State, and be served by the marshal of either district, as the court or judge may direct: And the court or judge ordering said writ shall have power to enforce obedience to said process, and punish disobedience by attachment, and in like manner as if said witness resided within the district where the cause may be pending; and all attachments and process necessary to enforce obedience or punish disobedience to the aforesaid writs of *subpœna* and *subpœna duces tecum* may be served and executed by the marshal of either district, as the court or judge may direct: *Provided*, That a witness attending the court under a *subpœna* issued under the provisions of this act, in a district in which he does not reside, shall be entitled to the same fees for attendance as are allowed by the laws of the State of California to witnesses in similar cases.

Federal court in one district may issue a *subpœna*, or a *subpœna duces tecum*, for witnesses, &c., in the other district.

Subpœna, how served.
 Authority of court to enforce obedience to the writ.

Witness-fees for attendance.

APPROVED, May 11, 1858.

CHAP. XXXVI.—*An Act for the Relief of the Hungarian Settlers upon certain Tracts of Land in Iowa, hitherto reserved from Sale by Order of the President, dated January twenty-two, eighteen hundred and fifty-five.*

May 11, 1858.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of preëmption be, and the same hereby is, extended to all Hungarian settlers on that body of land reserved from sale or location by order of the President of the United States, dated January twenty-second, eighteen hundred and fifty-five, said lands being known and described as follows: northeast quarter of northwest quarter of section ten, township sixty-seven, range twenty-six; east half of southeast quarter of section eleven, township sixty-seven, range twenty-six; east half of northeast quarter of section fourteen, township sixty-seven, range twenty-six; southwest quarter of southeast quarter of section fourteen, township sixty-seven, range twenty-six; east half of northeast quarter of section twenty-two, township sixty-

Right of preëmption extended to all Hungarian settlers on certain land.

seven, range twenty-six ; southeast quarter of northeast quarter of section twenty-three, township sixty-seven, range twenty-six ; west half of northeast quarter of section twenty-three, township sixty-seven, range twenty-six ; west half of northwest quarter of section twenty-three, township sixty-seven, range twenty-six ; north half of northeast quarter of section five, township sixty-eight, range twenty-six ; east half of northwest quarter of section five, township sixty-eight, range twenty-six ; east half of northeast quarter of section six, township sixty-nine, range twenty-six ; northeast quarter of northwest quarter of section six, township sixty-nine, range twenty-six ; southwest quarter of northwest quarter of section six, township sixty-nine, range twenty-six ; southeast quarter of section six, township sixty-nine, range twenty-six ; west half of southwest quarter of section six, township sixty-nine, range twenty-six ; northeast quarter of section seven, township sixty-nine, range twenty-six ; northwest quarter of section seven, township sixty-nine, range twenty-six ; southwest quarter of southeast quarter of section thirty-two, township sixty-nine, range twenty-six ; northeast quarter of section one, township sixty-eight, range twenty-seven ; northwest quarter of section one, township sixty-eight, range twenty-seven ; northeast quarter of section two, township sixty-eight, range twenty-seven ; northwest quarter of northeast quarter of section one, township sixty-nine, range twenty-seven ; northeast quarter of southeast quarter of section one, township sixty-nine, range twenty-seven ; southeast quarter of southeast quarter of section one, township sixty-nine, range twenty-seven ; northeast quarter of northeast quarter of section twelve, township sixty-nine, range twenty-seven ; northeast quarter of northeast quarter of section thirty-six, township seventy, range twenty-seven ; west half of northeast quarter of section thirty-six, township seventy, range twenty-seven ; northwest quarter of section thirty-six, township seventy, range twenty-seven ; west half of southeast quarter of section thirty-six, township seventy, range twenty-seven ; north half of southwest quarter of section thirty-six, township seventy, range twenty-seven.

Rights as
against subse-
quent claimants.

Proviso.

Time for mak-
ing known claims
and for proof and
payment.

SEC. 2. *And be it further enacted*, That all such Hungarians entitled to the right of preëmption to the above-described lands by this act, who may have gone on to said lands prior to January twenty-second, eighteen hundred and fifty-five, or since that time, and have continued to inhabit and improve the same, shall hold their claims, not exceeding one hundred and sixty acres to each preëmptor, against any other subsequent claimants whatever : *Provided further*, That said claimants under settlement and cultivation made prior to January twenty-second, eighteen hundred and fifty-five, or prior to the passage of this act, shall make known their claims in writing to the Register at Chariton within three months from the date of publication in said district, of notice to said claimants, of the privileges granted hereby, to be given by the Commissioner of the General Land-Office ; and in all cases proof and payment must be made at the land-office aforesaid, within twelve months from the date of publication of notice aforesaid.

APPROVED, May 11, 1858.

May 11, 1858.

CHAP. XXXVII.—*An Act to authorize the Secretary of the Treasury to sell the old Custom House and Site in Bath, Maine, and for other Purposes.*

Old custom-
house, &c. to be
sold at auction.

Proceeds of
sale.

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 to sell at public auction, after first fixing a minimum price therefore, the old custom-house and site at Bath, Maine, when the new custom-house shall be completed and fit for occupation ; and he is hereby authorized to use all or so much of the money arising from the sale of said old custom-house and site as shall be necessary to furnish the new custom-house.

APPROVED, May 11, 1858.