

the benefit of the pensioners without deduction for fines or penalties under regulations to be established by the managers of the home; said payment to be made by the pension agent upon a certificate of the proper officer of the home that the pensioner is an inmate thereof and is still living. Any balance of the pension which may remain at the date of the pensioner's discharge shall be paid over to him; and in case of his death at the home, the same shall be paid to the widow, or children or in default of either to his legal representatives.

Approved, February 26, 1881.

**CHAP. 81.**—An act concerning settlement of boundary lines between New York and Connecticut.

Feb. 26, 1881.

Whereas, commissioners duly appointed on the part of the State of New York, and commissioners duly appointed on the part of the State of Connecticut, for the purpose of settling the boundary line between said States, did execute an agreement in the words following, to wit:

"Memorandum of agreement by and between the subscribers, commissioners of the States of New York and Connecticut, respectively, to settle the question of the boundaries between said States, being thereunto authorized by the resolutions of said States, respectively, passed by them as hereunto annexed. That is to say, we, Allen C. Beach, secretary of State, Augustus Schoonmaker, attorney-general, and Horatio Seymour, junior, State engineer and surveyor, commissioners of the State of New York; and we, Origen S. Seymour, Lafayette S. Foster, and William T. Minor, commissioners of the State of Connecticut, have agreed, and do hereby agree, to fix, determine, and establish the boundaries between our respective States, subject to the approval and ratification of the legislatures of our respective States, in the following manner: We agree that the boundary on the land constituting the western boundary of Connecticut and the eastern boundary of the State of New York shall be, and is, as the same was defined by monuments erected by commissioners appointed by the legislature of the State of New York, and completed in the year eighteen hundred and sixty; the said boundary line extending from Byram Point, (formerly called Lyons Point) on the south to the line of the State of Massachusetts on the north. And we further agree that the boundary on the sound shall be, and is, as follows: Beginning at a point in the center of the channel about six hundred feet south of the extreme rocks of Byram Point, marked number 0 on appended United States Coast Survey chart; thence running in a true southeast course three and one quarter statute miles; thence in a straight line (the arc of a great circle) northeasterly to a point four statute miles true south of New London Light House; thence northeasterly to a point marked number one on the annexed United States Coast Survey chart of Fisher's Island Sound, which point is on the long east three-quarters north sailing course drawn on said map, and is about one thousand feet northerly from the Hammock or N. Dumpling Light House; thence following the said east three-quarters north sailing course as laid down on said map, easterly to a point marked number two on said map; thence southeasterly toward a point marked number three on said map, so far as said States are coterminus: *Provided, however,* That nothing in the foregoing agreement contained shall be construed to affect existing titles to property, corporeal or incorporeal, held under grants heretofore made by either of said States, nor to affect existing rights which said States, or either of them, or which the citizens of either of said States, may have by grant, letters patent, or prescription of fishing in the waters of said sound, whether for shell or floating fish, irrespective of the boundary line hereby established, it not being the purpose of this agreement to define, limit, or interfere with any such right, rights, or privileges, whatever the same may be.

Boundary line between States of New York and Connecticut, settlement of.

Preamble. Memorandum of agreement.

*Proviso.*

“In witness whereof we have hereunto set our hand to this instrument, and to a duplicate thereof, December eighth, eighteen hundred and seventy-nine.

“ALLEN C. BEACH,  
“Secretary of State,  
“AUGUSTUS SCHOONMAKER,  
“Attorney General,  
“HORATIO SEYMOUR, JR,  
“State Engineer and Surveyor,  
“Commissioners of the State of New York.  
“ORIGEN S. SEYMOUR,  
“LAFAYETTE S. FOSTER,  
“WILLIAM T. MINOR,  
“Commissioners of the State of Connecticut”.

and

Whereas said agreement has been confirmed by the legislatures of said States of New York and Connecticut respectively: Therefore,

Approval of Congress.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the consent of the Congress of the United States be, and hereby is, given to said agreement, and to each and every part thereof; and the boundaries established by said agreement are hereby approved: *Provided, however,* That nothing herein contained shall be construed to impair or in any manner to affect any right of the United States or jurisdiction of its courts in and over the islands or waters which form the subject of said agreement.

*Proviso.*  
Rights of the United States and jurisdiction of United States courts preserved.

Approved, February 26, 1881.

Feb. 26, 1881.

**CHAP. 82.**—An act defining the verification of returns of national banks.

R. S. 5211.  
Verification of returns of national banks.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the oath or affirmation required by section fifty-two hundred and eleven of the Revised Statutes, verifying the returns made by national banks to the Comptroller of the Currency, when taken before a notary public properly authorized and commissioned by the State in which such notary resides and the bank is located, or any other officer having an official seal, authorized in such State to administer oaths, shall be a sufficient verification as contemplated by said section fifty-two hundred and eleven: *Provided,* That the officer administering the oath is not an officer of the bank.

*Proviso.*

Approved, February 26, 1881.

Feb. 28, 1881.

**CHAP. 90.**—An act to establish post-routes

Post routes in—

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the following post-routes be, and the same are hereby, established :

Alabama;

**ALABAMA**

- From Grove Hill to Jackson.
- From Cross Plains to Gadsden.
- From New Site, via Zana, to Daviston.
- From Walnut Bluff, via Bethel, Pine Hill, Dunn’s Mills, Kimbrough’s Store, and R. D. M. Hawkins’ to Clay Hill.
- From Cross Plains to White Plains.
- From Hanna’s Sulphur Springs to Smith, Georgia
- From Talladega to Brook’s Mills.
- From Loachapoka, via Rock Springs to Camp Hill.