

if any. The balance of said proceeds of sale shall be covered into the Treasury by the Secretary of the Interior, to the credit of the United States.

Approved, February 28, 1901.

CHAP. 620.—An Act To provide for the refunding of certain moneys illegally assessed and collected in the district of Utah.

February 28, 1901.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to the persons, firms, and corporations hereinafter named, the amounts respectively placed opposite their names, the said amounts having been illegally assessed by the Commissioner of Internal Revenue and collected by the collector of internal revenue for the district of Utah in eighteen hundred and seventy-eight and eighteen hundred and seventy-nine as a tax of ten per centum on notes used for circulation and paid out, such tax having been held illegal by the Supreme Court of the United States: American Fork Cooperative Mercantile Institution, three hundred and twenty-four dollars; Alpine Cooperative Mercantile Institution, twenty-seven dollars and twenty-five cents; Big Cottonwood Cooperative Mercantile Institution, one hundred and twenty-six dollars; Beers and Driggs, one hundred and fifty-two dollars and fifty cents; Beers and Lafevre, twenty-five dollars; James Chipman, two hundred and seventeen dollars and eighty cents; Canaan Cooperative Stock Company, three hundred and fifty-seven dollars and eighteen cents; Alfred Dunkley, seventy-nine dollars and twenty cents; Ephraim United Order Mercantile Institution, one hundred and eighty dollars; Fillmore Cooperative Institution, ninety-six dollars and eighty-six cents; Fur Traders' Union, fifteen dollars; Fountain Green Cooperative Mercantile Institution, ninety dollars; Fairview Cooperative Mercantile Institution, one hundred and sixty-four dollars; Freshwater and Son, fifty-four dollars; E. W. Fox and Company, seventy-two dollars; Goshen Cooperative Mercantile Institution, one hundred dollars; Grantsville Cooperative Mercantile Institution, one hundred and one dollars and twenty-five cents; Goodwin Brothers, one hundred and eighty dollars; Glenwood Cooperative Mercantile Institution, forty-five dollars; Gunnison Cooperative Mercantile Institution, ninety dollars; Heber City Cooperative Mercantile Institution, sixty-three dollars; Hancock and Son, one hundred and thirty-five dollars; Moroni Cooperative Mercantile Institution, one hundred and forty-four dollars; Mount Pleasant Cooperative Mercantile Institution, one hundred and eighty dollars; Midway Cooperative Mercantile Institution, three dollars and seventy-five cents; Mill Creek Cooperative Mercantile Institution, thirty-six dollars; Manti Cooperative Mercantile Institution, one hundred and sixty-six dollars; Monroe Cooperative Mercantile Institution, eighteen dollars; Newton Cooperative Mercantile Institution, three dollars and sixty cents; Nephi Cooperative Mercantile Institution, one hundred and eighty dollars; N. P. Neilson, ten dollars and fifty cents; S. J. Neilson, nine dollars and forty-five cents; People's Cooperative Mercantile Institution, three hundred and twenty-four dollars; Pleasant Grove Cooperative Mercantile Institution, one hundred and fifty-three dollars; Provo Cooperative Mercantile Institution, one hundred and eighty dollars; Provo West Branch Cooperative Mercantile Institution, ninety dollars; Payson Mercantile Association, one hundred and sixty-five dollars; Payson Branch Mercantile Association, one hundred and twenty-two dollars and twenty-five cents; Quinn, Larsen and Company, eighteen dollars; Richmond Cooperative.

Utah.
Refund of certain
moneys illegally col-
lected by collector of
internal revenue au-
thorized.

—payees.

Mercantile Institution, three hundred and sixty dollars; Saint George Lady's Cooperative Mercantile Institution, twenty-seven dollars and fifty cents; Saint George Cooperative Mercantile Institution, two hundred and seventy dollars; South Cottonwood Cooperative Mercantile Institution, thirty-six dollars; Smithfield Cooperative Mercantile Institution, twenty-five dollars; Spanish Fork Cooperative Mercantile Institution, three hundred and sixty dollars; Salem Cooperative Mercantile Institution, four dollars and fifty cents; Sanpete County Cooperative Mercantile Institution, one hundred and forty-four dollars; United Order Building and Manufacturing Company, five hundred and five dollars; Windsor Castle Stock Growing Company, three hundred and eighty-three dollars and ninety-six cents; Wellsville Cooperative Mercantile Institution, two hundred and thirteen dollars and fifty cents; Willard Cooperative Mercantile Institution, forty dollars; George A. Waterman, thirty-eight dollars and thirty cents; Zion's Cooperative Rio Virgin Manufacturing Company, three hundred and twenty-five dollars.

Approved, February 28, 1901.

February 28, 1901.

CHAP. 621.—An Act To create the eastern division of the northern Federal judicial district of Georgia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the eastern division of the northern judicial district of Georgia is hereby created and established, to be composed of the counties of Banks, Clarke, Franklin, Greene, Habersham, Hart, Jackson, Morgan, Madison, Oglethorpe, Oconee, Walton, Rabun, White, and Elbert.

Georgia northern judicial district.
Eastern division of created.
—counties composing.

Terms of court.

SEC. 2. That there shall be held at the city of Athens, in said eastern division of the said northern judicial district of Georgia, two terms of the district and circuit courts in each and every year, on the third Monday in April and the first Monday in November, and it shall be the duty of the clerk or his deputy and other officers of the northern judicial district aforesaid to attend said terms of said court and perform all the duties appertaining to their position, and no additional district attorney, clerk, or marshal shall be appointed in said district. If in the opinion of the court it shall become necessary, a deputy clerk may be appointed by the court to attend to the duties of that office in the eastern division. All pleadings and other papers may be filed in the clerk's office at Atlanta, and all process may issue therefrom, except while court is in session at Athens. The compensation of the clerks shall not be changed or affected by the failure to appoint a deputy clerk at Athens: *Provided,* That suitable rooms and accommodations are furnished for the holding of said courts free of expense to the Government of the United States.

Clerk, etc.

No additional officers.

Deputy clerk.

Filing papers, etc.

Proviso.
Court rooms.

Where suits to be brought.

SEC. 3. That all actions at law and all suits in equity against a defendant who shall be a resident of said eastern division shall be brought therein. Suits for the recovery of lands shall be brought in the division of the district where the land is situated; but in all cases at law or in equity against more than one defendant, in which some of the defendants shall reside in the western and some in the eastern division, such action at law may be brought in either division, and such suit in equity may be brought in either division in which a defendant may reside against whom substantial relief is prayed. Cases removed from any of the courts of the State of Georgia to the circuit court of the United States for the northern district shall be removed to the circuit court in and for the division in which said court is held from which it was removed.

Crimes.

SEC. 4. That all prosecutions for crime or offense committed after the date at which this Act takes effect, in any of the counties compos-