

January 8, 1903.

[Public, No. 13.]

CHAP. 59.—An Act To amend an Act entitled "An Act to increase the limit of cost of certain public buildings, to authorize the erection and completion of public buildings, and for other purposes," approved June sixth, nineteen hundred and two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of section three of the Act entitled "An Act to increase the limit of cost of certain public buildings, to authorize the erection and completion of public buildings, and for other purposes," approved June sixth, nineteen hundred and two, as restricts the selection of a site for a post-office and custom-house at Muskegon, Michigan, to certain lots in a certain block in said city be, and the same is hereby, repealed.

Approved, January 8, 1903.

Muskegon, Mich.
Restrictions on public building site repealed.
Ante, p. 317.

January 9, 1903.

[Public, No. 14.]

CHAP. 61.—An Act Providing for the adjudication of certain claims by the Court of Claims.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That jurisdiction be, and is hereby, given to the Court of Claims (notwithstanding any statutory bar of limitation, and notwithstanding the requirements of the statutes as to payment under protest, appeal to the Secretary of the Treasury, and notice of suits before bringing suits ordinarily in such cases, as prescribed in Title thirty-four (collection of duties), chapters six, seven, and eight, Revised Statutes) to hear, try, determine, and render judgment as in an original suit, with right of appeal as in other cases, the claims of J. F. Bailey and Company; H. E. Collins and Company; Edgar Thompson Steel Works, Limited; Carnegie Brothers and Company, Limited; James Lee and Company; Downing Sheldon and Company; R. F. Downing and Company; Albany and Rensselaer Iron and Steel Company; Joliet Steel Company; Cleveland Rolling Mill Company; O. L. Garrison, for Vulcan Steel Company and Saint Louis Ore and Steel Company; Saint Albans Iron and Steel Company; Godeffroy and Company, for the Albany and Rensselaer Iron and Steel Company; Oliver L. Garrison; A. E. Godeffroy and Company; James Johnston; Clarke, Post and Martin, agents for Springfield Iron Company; Post, Martin and Company, agents for Springfield Iron Company; Springfield Iron Company, of Springfield, Illinois, Charles W. Matthews; Harry C. Arbuckle, and Brown Brothers and Company, agents for Charles W. Matthews; E. Samuels and Company; Henry W. Oliver, junior; A. H. Childs, agent for Henry W. Oliver, junior; Lewis, Oliver and Phillips; Schrader and Ellery; Peter Wright and Sons, agents for Cambria Iron Company; Diamond State Iron Company; Brown Brothers and Company and C. B. Smyth, agents for Diamond State Iron Company; Interstate Improvement and Construction Company; Baltimore and Ohio Railroad Company, agents for Interstate Improvement and Construction Company; Charles H. and Eugene Odell, agents for Sandusky Rolling Mill and Manufacturing Company and Northern Pacific Railroad Company; Northern Pacific Railroad Company; Drexel, Morgan and Company; A. H. Barney and Robert Garrett and Son, agents for Northern Pacific Railroad Company; E. S. Wheeler and Company, and Edgemore Iron Company, for refund of import duties paid by them in excess of the duties imposed by law on steel blooms imported by them during the years eighteen hundred and seventy-nine to eighteen hundred and eighty-two, both years inclusive; and the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the amount of such judgment as shall be ren-

Court of Claims.
Claims for refund of duties on steel blooms referred to.

R. S. Title XXXIV,
chs. 6, 7, and 8, pp. 561-561.

Payment of judgment.